

JOURNAL

OF THE

HOUSE OF REPRESENTATIVES

OF

The State of New-Hampshire,

AT THEIR SESSION

HELD AT THE CAPITOL, IN CONCORD,

JUNE, 1846.

CONCORD:

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JOURNAL
OF THE
HOUSE OF REPRESENTATIVES,
JUNE SESSION, 1846.

WEDNESDAY, JUNE 3, 1846.

A quorum of the whole number of Representatives elected from the several towns and districts in the State of New-Hampshire, being convened in the capitol, in Concord, on the first Wednesday of June, A. D. 1846, His Excellency the Governor, attended by the Honorable Council, came into the Representatives' Hall, and the following gentlemen appearing, were duly qualified as members of the House of Representatives, agreeably to the provisions of the Constitution, namely :

From Rockingham County.

Atkinson,
Auburn,
Brentwood,
Candia,
Chester,
Danville,
Deerfield,

Derry,

East Kingston,
Epping,

Samuel Noyes.
Samuel Anderson.
Benjamin Veazey.
Jonathan Martin.
George Everett.
Aaron Quimby.
John James,
George W. Prescott.
Richard Melvin,
Benjamin Eastman.
Eliphalet W. Philbrick.
Nathaniel Morrill, Jr.

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Exeter,

Gosport,
Greenland,
Hampstead,
Hampton,
Hampton-Falls,
Kensington,
Kingston,
Londonderry,
New-Castle,
Newington,
New-Market,

Newtown,
North-Hampton,
Northwood,
Nottingham,
Plaistow,
Poplin,
Portsmouth,

Raymond,
Rye,
Salem,
Sandown,
Seabrook,
South-Hampton,
Stratham,
Windham,

James Bell,
Gilman Marston,
William Wadleigh.
Abraham Plumer.
James P. Packer.
John Ordway.
Ebenezer Lane.
John W. Dodge.
Ira Blake.
Samuel Webster.
David Flanders.
William Vennard, 2d.
Samuel M. Hart.
Joseph D. Pinder,
George W. Dearborn.
David Flanders.
Thomas Hobbs.
Gilman Batchelder.
Daniel Demerit.

None.

Elisha Scribner.
Andrew Hussey,
James W. Emery,
Charles W. Brewster,
Samuel Cleaves,
Charles W. Cutter,
John N. Handy.
Levi Moulton.
Ivory Brown.
David Messer.
John Currier.
Thomas Boyd.
John Gale.
George Barker.
Isaac McGaw.

From Strafford County.

Barrington,

Dover,

Jonathan Young,
Jacob Sherburne.
Elijah Wadleigh,
Thomas E. Sawyer,
Daniel M. Christie,
Nathaniel Low.

Dover,	Wells Waldron,
Durham,	John P. Hale.
Farmington,	Ebenezer Thompson.
Madbury,	Miles Scruton.
Middleton,	Stephen Jenkins.
Milton,	James Hilton.
New-Durham,	Ichabod H. Wentworth.
Rochester,	Thomas Bennett.
Somersworth,	Richard Kimball,
	Daniel Lothrop.
	Hiram Hanson,
	John B. Wentworth,
	Charles H. Shorey,
	Samuel H. Wentworth.
Strafford,	Charles Caverly,
	Eliphalet Foss.

From Belknap County.

Alton,	Moses Gilman,
Barnstead,	Smith Emerson.
Centre-Harbor,	Charles Hodgdon, Jr,
Gilford,	John H. Collins.
Gilmanton,	David Blake.
	Aaron Robinson,
	Dudley Smith.
	George G. Fogg,
	Dudley Nelson,
	Hezekiah Bean.
Meredith,	David B. Plumer,
	George W. Stevens,
	Stephen C. Lyford.
New-Hampton,	Thomas S. Robinson.
Sanbornton,	Dyer H. Sanborn,
	Stephen Coombs.

From Carroll County.

Albany,	Jonathan Fletcher.
Brookfield,	Joseph Goodhue.
Chatham,	Asa P. Eastman.
Conway,	None.
Eaton,	Nicholas C. Blaisdell,
Effingham,	William Champion.
Freedom,	Calvin Topliff.

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Moultonborough,
Ossipee,

Sandwich,

Tamworth,
Tuftonborough,
Wakefield,
Wolfborough,

Joseph H. Watson.
Leander D. Sinclair,
John Smith, Jr.
Stephen Beede,
John S. Quimby.

None.

Andrew L. Hersey.
Thomas W. Mordough.
Thomas Cotton, Jr.
Henry B. Rust.

From Merrimack County.

Allentown,
Andover,
Boscawen,

Bow,
Bradford,
Canterbury,
Chichester,
Concord,

Dunbarton,
Epsom,
Franklin,
Henniker,
Hopkinton,

Loudon,
Newbury,
New-London,
Northfield,
Pembroke,
Pittsfield,
Salisbury,
Sutton,
Wilmot,

Israel Mardin.
Samuel Butterfield.
Luke Corser,
Thomas Gerrish.
Daniel K. Gault.
Enoch Sweatt.
Joseph Clough.
Hosea C. Knowlton.
Jacob Carter,
Laban Page.
Jonathan Wate.
Eliphalet Wigginn.
George W. Nesmith.
Zebulon Foster, Jr.
John Burnham.
David N. Patterson,
Joseph Clough, Jr.
Jesse Carr.
Amos Page.
Ephraim S. Wadleigh.
Eleazer M. Wilson.
Francis H. Lyford.
Stephen Pingry.
A. P. Richards.
Jesse Waldron.

From Hillsborough County.

Amherst,
Antrim,
Bennington and Windsor,
Bedford,

Richard Boylston.
Hiram Griffin.
John W. Flagg.
Leonard C. French.

Brookline,
Deering,
Francestown,
Goffstown,

Greenfield,
Hancock,
Hillsborough,

Hollis,
Hudson,
Litchfield,
Lyndeborough,
Manchester,

Mason,
Merrimack,
Milford,
Mont-Vernon,
Nashua,

Nashville,

New-Boston,
New-Ipswich,
Pelham,
Peterborough,
Sharon,
Temple,
Weare,

Wilton,

Alstead,
Chesterfield,

I. B. Sawtell.
Robert Goodale.
John M. Collins, Jr.
Benjamin Stevens, 2d,
Ephraim Warren.
Hermon Abbott.
Abijah Hadley.
Samuel H. Ayer,
Thomas P. Wilson.
William P. Hale.
William Hadly.
Warren Goodspeed.
Peter Cram.
Herman Foster,
Jacob F. James,
J. W. Mowry,
Ira W. Moore,
Daniel Clark,
Daniel Savage,
Eben C. Foster,
Edwin Baldwin.
Samuel Smith, Jr.
David Jones.

None.

Leander Smith.
Thomas Chase,
William F. Lawrence,
Isaac Spalding,
Aaron F. Sawyer.
Ziba Gay,
Albin Beard.
Daniel Campbell.
John Preston.
Gilbert Coburn.
Luke Miller.
Samuel Nay.
Isaac Kimball.
John L. Hadley,
Daniel Paige, Jr.
David Cram.

From Cheshire County.

Cyrus K. Vilas.
Nathaniel Walton.

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Chesterfield,
Dublin,
Fitzwilliam,
Gilsun,
Hinsdale,
Jaffrey,
Keene,

Marlow,
Nelson,
Richmond,
Rindge,
Roxbury,
Stoddard,
Sullivan,
Surry,
Swansey,

Troy,
Walpole,

Westmoreland,

Winchester,

Acworth,
Charlestown,
Claremont,

Cornish,
Croydon,
Grantham,
Goshen,
Langdon,
Lempster,
Newport,

Plainfield,
Springfield,
Unity,
Washington,
Wendell,

Samuel J. Patridge.
Moses Marshall.
Amos A. Parker.
Franklin W. Day.
William Haile.
Laban Rice.
James Wilson,
Isaac Sturtevant.
Willard A. Baker.
Abner S. Hutchinson.
Nicholas Cook.
Stephen B. Sherwin.
Ezra Adams.
Jacob Taylor.
Josiah Peabody.
Hollis Wilcox.
William Hewes,
Oliver Capron.
Thomas Wright.
Charles Sparhawk,
Elijah C. Kilburn.
Solomon Wilson,
Israel H. Smith.
David Ball.

From Sullivan County.

William Warner.
William McCrae.
Philemon Tolles,
Frederick T. Kidder,
James M. Gates.
Benjamin Chapman.
Ruel Durkee.
Jonathan Brown.
Samuel C. Burnham.
Samuel Garfield.
Nathaniel B. Hull.
James Hall,
Nathan White.
Ai Read.
James McDaniels.
John Sleeper.
Simon W. Jones.
Hiram Sargent.

From Grafton County.

Alexandria,	Cyrus Ladd.
Bath,	Zebina Newell.
Benton,	Ira Whitcher.
Bethlehem,	Isaac J. Quimby.
Bridgewater,	Nathaniel Batchelder.
Bristol,	Samuel H. Stevens.
Campton,	Luther Osgood.
Canaan,	Jonathan Kittredge.
Danbury,	Willard Walker.
Dorchester,	Abner Blodgett.
Enfield,	Abel Lowe,
	Seth P. Follansbee.
Franconia and Lincoln,	James M. Spooner.
Grafton,	Asa Ford.
Groton,	Abel Bailey.
Hanover,	Charles B. Haddock,
	Asa Huntington.
Haverhill,	Samuel Swasey,
	Nathaniel Rix.
Hebron,	Jonathan Whitmore.
Hill,	Darwin Forbes.
Holderness,	Arthur L. True.
Landaff,	Samuel P. Peavey.
Lebanon,	Timothy Kendrick,
	Abner Allen.
Lisbon,	Artemas Morse.
Littleton,	S. H. Rowell,
	S. B. Johnson.
Lyman,	James McGaffey, Jr.
Lyme,	Moses K. Webster.
Orange,	None.
Orford,	John Rogers.
Piermont,	Zeeb Gilman.
Plymouth,	Joseph Fifield.
Rumney,	Henry Merrill.
Thornton,	Peter Walker.
Warren,	Jonathan Little.
Wentworth,	None.
Woodstock and Ellsworth,	Thomas Vincent.

From Coos County.

Bartlett,	John D. Thompson.
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Carroll, Nash and Sawyer's Location, Hart's Location, and Crawford's Grant,	} Abel Crawford.
Colebrook,	Hezekiah Parsons, Jr.
Columbia,	Harvey Hobart.
Dalton,	John Crane.
Erroll, Millsfield, Dixville, } Clarksville and Pittsburg, }	William Dunn.
Shelburne, Gorham and Berlin,	Dexter Wheeler.
Randolph and Jefferson,	Edward Parsons.
Jackson and Pinkham's Grant,	John F. Gerrish.
Lancaster,	Harvey Adams.
Milan, Stark and Dummer,	Aaron J. Smith.
Stewartstown,	Joseph Y. Tibbetts.
Stratford and Northumberland,	James B. Brown.
Whitefield,	Roswell Carlton.

His Excellency the Governor, and the Hon. Council, then withdrew.

The House was called to order by L. Smith, clerk of the House last year.

On motion of Mr. Garfield, Mr. Sawyer, of Dover, was chosen chairman.

On motion of Mr. Parker, of Fitzwilliam, the House proceeded to the choice of Speaker, and on the first balloting the state of the vote was as follows :

Whole number of votes cast,	260
Necessary to a choice,	131
Henry B. Rust had	1
George G. Fogg, "	2
Samuel Swasey, "	118
John P. Hale, "	139,

And Hon. John P. Hale was accordingly declared elected Speaker.

Mr. Hale, on taking the chair, addressed the House as follows :

Gentlemen of the House of Representatives :

For this expression of your confidence, I return you my sincere thanks. In entering upon the discharge of those duties which your kindness and partiality have assigned me, I can only promise you the zealous, and I trust, the honest devotion of such powers as I possess, to the performance of the duties of the chair. I shall throw myself with unreserved confidence upon the kindness, the forbearance and the candor of the whole House, not doubting that in the exercise of those high and generous qualities will be found an efficient remedy for the

numerous unintentional errors which my inexperience admonishes me I shall probably commit. Coming together from the different parts of the state—representing her various interests—and, a fact neither to be denied nor kept out of sight, exponents of widely different political sentiments, entire unanimity of opinion is not to be expected, perhaps not to be desired. But if we must differ, we can respect honest differences of opinion, according to each other the same integrity of purpose which we claim for ourselves. Let us, then, in the appropriate sphere of our constitutional action, each one for himself, according to the dictates of his unbiassed individual judgment, strive to give energy, vitality and efficiency to the clearly expressed manifestations of the popular will.

For myself, gentlemen, in the discharge of the duties of this chair, and in every other position which the voice of the people or the providence of God may call me to act, I shall read for myself, and I suggest the same for your consideration, that immortal sentiment which the wisdom of our fathers placed as the corner-stone of our constitution, “that all men are created equally free and independent,” as the most emphatic declaration of the will of the people of New-Hampshire. Basing our legislative action on this cardinal principle of our constitution, may we not reasonably hope to perform the duties and discharge the responsibilities which our constituents for a brief period have devolved upon us, with benefit to the state and reputation to ourselves?

On motion of Mr. Spalding, the House proceeded to the choice of clerk.

On the first balloting, the Speaker announced the state of the vote as follows:

Whole number of votes cast,	260
Necessary to a choice,	131
Horace L. Hazelton had	1
Lewis Smith, “	119
Thomas J. Harris, “	140

And Thomas J. Harris was accordingly declared elected Clerk.

On motion of Mr. Emery—

Resolved, That Cyrus K. Sanborn be appointed Assistant Clerk of the House.

On motion of Mr. Martin, of Candia—

Resolved, That a committee be appointed to nominate two suitable persons, as doorkeepers of the House the present session.

Ordered, That Messrs. Martin, Smith of Ossipee, and James of Deerfield, be constituted the committee.

On motion of Mr. Parker—

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Resolved, That a committee be appointed to wait on the Clerk and Assistant Clerk elect, and inform them of their election to said offices.

Ordered, That Messrs. Parker, of Fitzwilliam, Ewing and Martin, be the committee.

On motion of Mr. Peabody—

Resolved, That the rules of the House for the last annual session of the legislature be adopted as the rules of this House, until otherwise ordered.

On motion of Mr. Clark, of Manchester—

Resolved, That a committee be appointed to give information to the Hon. Senate, that the House of Representatives have assembled, have chosen Hon. John P. Hale Speaker, Thomas J. Harris Clerk, and Cyrus K. Sanborn Assistant Clerk, and are ready to proceed to the business of the session.

Ordered, That Messrs. Clark, Garfield and Sanborn constitute said committee.

Thomas J. Harris and Cyrus K. Sanborn appeared and were sworn to the faithful performance of their duties.

On motion of Mr. Kittredge—

Resolved, That a committee be appointed to prepare tables for the accommodation of the reporters.

Ordered, That Messrs. Kittredge, of Canaan, Page, of Concord, and Morrill, of Epping, constitute the committee.

The following Message was received from the Senate by their Clerk :

Mr. Speaker : I am directed to inform the House of Representatives, that five members elected to the Senate have convened, and are qualified ; that they have chosen a Chairman, but, not being a quorum of the Senate, they have not chosen their constitutional officers. But having been informed by the Secretary of State, that there has been no choice of Senators in Districts No. 3, 5, 6, 7, 9 and 11, they are ready to meet the House in Convention, at such time as the House may designate, for the purpose of filling the vacancies in the Senate, agreeably to the provisions of the constitution.

On motion of Mr. Clark, of Manchester—

Resolved, That notice be given to the Senators elect, that the House is now ready to meet them for the purpose of filling the vacancies in the Senate, according to the provisions of the constitution.

Ordered, That Messrs. Clark, of Manchester, Sanborn, of Sandbornton, and Garfield, of Langdon, constitute the committee.

Mr. Clark, from the committee appointed to inform the Senate of the organization of the House, reported that they had attended to the duty assigned them.

On motion of Mr. Kimball, of Rochester—

Resolved, That a committee be appointed to prepare and report rules for the government of the House the present session.

Ordered, That Messrs. Nesmith, of Franklin, Swasey, of Haverhill, and Preston, of New-Ipswich, constitute said committee.

On motion of Mr. Foster, of Manchester—

Resolved, That a committee be appointed on the part of the House, with such as the Senate may join, to prepare and report joint rules for the government of the two branches of the Legislature the present session.

Ordered, That Messrs. Foster, of Manchester, Ayer of Hillsborough, and Young, of Barrington, constitute said committee.

IN CONVENTION.

The Senators elect and House of Representatives being assembled in Convention in the Representatives' Hall, for the purpose of proceeding in the elections agreeably to the provisions of the constitution :

The Secretary of State came in and laid before the Convention the returns of votes for Senators from the several Senatorial Districts in the state ; from which it appeared, that there were vacancies in Senatorial Districts numbers 3, 5, 6, 7, 9 and 11, and that

In District No. 3, Noyes Poor and James U. Parker ;

In District No. 5, James Drake and William W. Rollins ;

In District No. 6, Charles Lane and Artemas Harmon ;

In District No. 7, Jonas Hutchinson and Timothy Abbot ;

In District No. 9, Samuel Dinsmoor and Nathaniel Kingsbury ;

In District No. 11, Sylvanus Hewes and Irenus Hamilton, are the constitutional candidates.

On motion of Mr. Peabody, of the House, the Convention proceeded to make choice of Senator in District No. 3.

On the first balloting the chairman announced the state of the votes as follows :

Whole number of votes cast,	265
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Necessary to a choice,	133
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Noyes Poor has	125
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James U. Parker has	140,
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And James U. Parker was accordingly declared elected.

(A ballot for Thomas J. Harris was thrown out.)

On motion of Mr. Wilson, of the House, the Convention proceeded to make choice of a Senator in District No. 5.

On the first balloting the chairman announced the state of the votes as follows :

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Whole number of votes cast,	265
Necessary to a choice,	133
James Drake has	125
William W. Rollins has	140,

And William W. Rollins was accordingly declared elected.

On motion of Mr. H. Foster, of the House, the Convention proceeded to make choice of a Senator in District No. 6.

On the first balloting the chairman announced the state of the votes as follows:

Whole number of votes cast,	263
Necessary to a choice,	132
Charles Lane has	127
Artemas Harmon has	136,

And Artemas Harmon was accordingly declared elected.

(A ballot for Timothy Harmon was thrown out.)

On motion of Mr. H. Foster, of the House, the Convention proceeded to make choice of a Senator in District No. 7.

On the first balloting the chairman announced the state of the votes as follows:

Whole number of votes cast,	262
Necessary to a choice,	132
Jonas Hutchinson has	123
Timothy Abbot has	139,

And Timothy Abbott was accordingly declared elected.

(A ballot for James Hutchinson was thrown out.)

On motion, the Convention rose, and the Senators elect withdrew.

George Everett, representative elect from Chester, having been duly qualified, was introduced by the Secretary of State, and took his seat.

On motion of Mr. Blake, of Kensington—

Resolved, That each member of the House be requested to leave a memorandum of his name, place of residence, boarding place, and the number of his seat, with the doorkeepers immediately after the adjournment of the House this forenoon.

On motion of Mr. Emery, of Portsmouth—

Resolved, That when the House adjourn in the forenoon, they adjourn to meet again at three o'clock in the afternoon; and when they adjourn in the afternoon, they adjourn to meet again at ten o'clock the next morning, until otherwise ordered.

On motion, the House adjourned.

AFTERNOON.

On motion of Mr. Sanborn, of Sandbornton—

Resolved, That the Common School Convention have the use of

the Representatives' Hall this evening, for the purpose of listening to an Address on the subject of Common Schools from Prof. Charles B. Haddock, of Dartmouth College, at 8 o'clock.

On motion of Mr. H. Foster—

Resolved, That the House now inform the Senators elect that they are ready to meet in Convention, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution.

IN CONVENTION.

The Senators elect having met the House of Representatives in Convention, for the purpose of proceeding in the elections agreeably to the provisions of the constitution,

On motion of Mr. Kendrick, the Convention proceeded to the choice of a Senator to fill the vacancy in District No. 9.

On the first balloting the chairman announced the state of the vote as follows:

Whole number of votes cast,	264
Necessary to a choice,	133
Samuel Dinsmoor had	126
Nathaniel Kingsbury had	138,

And Nathaniel Kingsbury was accordingly declared elected.

On motion of Mr. Garfield, of the House, the Convention proceeded to make choice of a Senator for District No. 11.

On the first balloting the chairman announced the state of the votes as follows:

Whole number of votes cast,	264
Necessary to a choice,	133
Sylvanus Hewes had	124
Irenus Hamilton had	140,

And Irenus Hamilton was accordingly declared elected.

(A ballot each for James Huntington and Jonas Hutchinson were thrown out.)

On motion of Mr. Clark, of the House—

Resolved, That a committee be appointed by the Convention to notify the Senators elected to fill the vacancies, of their election, and to request their immediate attendance, to complete the organization of the government.

Ordered, That Messrs. Patten, of the Senate, Clark and Fogg, of the House, constitute the committee.

The Secretary of State came in and laid before the Convention the returns of votes for Governor from the several towns and places in this state, and also the returns for Councillors from the several Councillor Districts in this state.

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On motion of Mr. Sawyer, of Dover—

Resolved, That the returns of votes for Governor be referred to a select committee, to examine the same, cast their numbers, and report thereon.

On motion of Mr. Clark, of the House—

Ordered, That the resolution lie on the table.

On motion of Mr. Sawyer, of Dover, the Convention rose and the Senators elect withdrew.

Mr. Peabody moved that the House do now adjourn, which motion did not prevail.

On motion of Mr. Boylston—

Resolved, That a committee be appointed to wait upon the several clergymen who are members of the Legislature, and invite them to officiate as chaplains of the Legislature during the present session, and that prayer be offered in the Representatives' Hall every morning at a quarter before 10 o'clock; and that His Excellency the Governor, the Honorable Council, and Senate, be invited to attend.

Ordered, That Messrs. Boylston, Mordough and Hilton constitute said committee.

On motion of Mr. Butterfield,

The House adjourned.

THURSDAY, JUNE 4, 1846.

The Secretary of State came in with the following Message from His Excellency the Governor:

Gentlemen of the House of Representatives:

Yesterday afternoon I was waited upon by two gentlemen, who reported themselves as a committee of the Legislature; and, as I understood them, were authorized to inform me of the election of Messrs. Parker, Rollins, Harmon, Abbott, Kingsbury and Hamilton, as members of the Senate; and although this proceeding was evidently unusual, if not irregular, I did not wish to throw any obstructions in the way of a speedy organization of the Senate. I therefore administered the usual oaths to five of those gentlemen, namely, Messrs. Parker, Rollins, Harmon, Abbott and Kingsbury. Since then I have been *unofficially* informed that no such directions were given by your body, or by the Convention; and, if such be the facts, I am entirely without official information of the election of those gentlemen. In fact, gentlemen, I have not as yet been officially notified of your own organization.

JOHN H. STEELE.

Council Chamber, June 4th, 1846.

On motion of Mr. Sawyer, of Dover—

Ordered, That the Message lie on the table.

Mr. Ayer submitted the following resolutions :

Resolved by the Senate and House of Representatives in General Court convened, That the thanks of the State of New-Hampshire be tendered to Brevet Major General Zachary Taylor, of the United States army, and to the brave officers and soldiers under his command, for their distinguished and gallant conduct during the late engagements with the invaders upon the Rio Grand Del Norte.

Resolved, That notwithstanding the repeated outrages of Mexico upon the persons and property of our citizens since the Treaty of 1831 ; outrages which would have justified, in the estimation of the civilized world, the strongest measures for redress, the course of this government has been marked by a spirit of forbearance and conciliation, until the series of wrongs was consummated by actual invasion of our territory.

Resolved. That in the measures of the national executive for the protection of our soil, the security of our citizens, and the vindication of the rights and honor of our country, in reference to our relations with Mexico and her invasion, we recognize not only a spirit of justice, and a desire for peace, but, at the same time, wisdom, statesman-like forecast and patriotic energy.

Which were read.

On motion of Mr. Ayer, *Ordered*, That said resolutions lie on the table.

The committee appointed to nominate door-keepers reported the following resolution :

Resolved, That John Brown and Joseph W. James be door-keepers of the House for the present session.

Mr. Ayer moved to amend the resolution, by striking out the words "John Brown," and inserting the words, "Tileston A. Barker."

A division of the question was called for.

The question, Shall the proposed amendment be adopted ? being put, it was decided in the affirmative.

So the words "John Brown" were stricken out.

The question, Shall the words "Tileston A. Barker" be inserted ? being put, it was decided in the affirmative.

The question recurring, Shall the resolution as amended pass ? being put, it was decided in the affirmative.

So Tileston A. Barker and Joseph W. James were appointed door-keepers for the House.

On motion of Mr. James, of Deerfield—

Resolved, That a committee be appointed to notify Tileston A. Barker—

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ker and Joseph W. James of their election as door-keepers for the House the present session.

Ordered, That Messrs. James, of Deerfield, Martin, of Candia, and Smith, of Ossipee, constitute said committee.

On motion of Mr. Wilson, of Keene, the House resumed the consideration of the Governor's Message in relation to the organization of the Senate. After debate, on motion of Mr. Sawyer, of Dover, the Message was again laid on the table.

Mr. Ayer moved amendments to the journal, which were adopted.

On motion of Mr. Sawyer, of Dover—

Ordered, That a message be sent to the Senators elect, notifying them that the House is ready to meet them in Convention, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution.

IN CONVENTION.

The Senators elect having met the House of Representatives in Convention, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution, on motion of Mr. Emery—

Resolved, That a committee be appointed to inform His Excellency the Governor that James U. Parker has been elected to fill the vacancy in Senatorial District No. 3; William W. Rollins, in District No. 5; Artemas Harmon, in District No. 6; Timothy Abbot, in District No. 7; Nathaniel Kingsbury, in District No. 9, and Irenus Hamilton, in District No. 11.

Ordered, That Messrs. Dodge, of the Senate, and J. Wilson, of Swansea, constitute the committee.

On motion of Mr. Clark, the Convention rose and the Senators elect withdrew.

Mr. James, from the committee appointed to notify the door-keepers of their election, reported that they had attended to the duties assigned them.

On motion of Mr. Clark—

Resolved, That information be given His Excellency the Governor, that the House have chosen Hon. John P. Hale, speaker, Thomas J. Harris, clerk, and Cyrus K. Sanborn, assistant clerk, and are ready to proceed with the business of the session.

Ordered, That Messrs. Clark, of Manchester, Parsons, of Colebrook, and Quimby, of Danville, constitute the committee.

Mr. Clark, from the committee appointed to wait on the Governor and inform him that the House is now organized, and ready to proceed with the business of the session, reported that they had attended to the duty assigned them.

On motion of Mr. Sanborn, of Sandbornton, the House adjourned.

AFTERNOON.

Mr. Emery called for the reading of the 9th rule of the House, which was read by the Speaker.

Mr. Brewster, of Portsmouth, submitted the following resolution :

Resolved, That the town of Gosport, not being authorized by the Revised Statutes to send a representative to the General Court of this state, the credentials presented by Abraham Plumer be returned to him, and that his seat be vacated.

On motion of Mr. Swasey—

Ordered, That said resolution lie on the table.

On motion of Mr. Preston—

Resolved, That the use of this Hall be granted to the Convention of the New-Hampshire Anti-Slavery Society for this evening's session, at 7 o'clock.

The following Message was received from the Senate by their clerk :

Mr. Speaker : I am directed to inform the House of Representatives that the Senate have assembled ; have elected Hon. James U. Parker, president, and John A. Richardson, clerk, and are now ready to proceed to business.

Mr. H. Foster moved that information be given the Senate that the House are ready to meet the Senate in Convention, for the purpose of proceeding in the elections.

Mr. Foster withdrew the motion.

On motion of Mr. Wilson, of Keene—

Resolved, That a committee of five be appointed on the part of the House, with such as the Senate may join, to wait on His Excellency the Governor, and inform him that quorums of both branches of the Legislature have assembled, are organized, and ready to receive any communication he may be pleased to make.

Ordered, That Messrs. James Wilson, Waldron, of Wilmot, Rust, Beede and Emerson, constitute said committee.

The following Message was received from the Senate, by their clerk :

Mr. Speaker : I am directed to inform the House of Representatives that the Senate have, on their part, adopted the joint rules of the two branches of the Legislature for the year 1845, as the joint rules of the two branches for the present year, until otherwise ordered ; in which they ask the concurrence of the House.

On motion of Mr. Sturtevant—

Resolved, That the House concur with the Senate in the adoption of said rules.

Ordered, That the clerk inform the Senate thereof.

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On motion of Mr. H. Foster—

Ordered, That information be given to the Hon. Senate that the House are ready to meet in Convention, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution.

The following message was received from the Senate, by their clerk :

Mr. Speaker : I am directed to inform the House of Representatives that the Senate concur with the House in the passage of a resolution appointing a joint committee to wait upon His Excellency the Governor, and inform him of the organization of the Legislature ; and have on their part joined Mr. Hibbard.

Mr. Wilson, of Keene, from the joint committee appointed to wait on His Excellency the Governor, and inform him that the two branches of the Legislature are now organized and ready to receive any communication he may be pleased to make,

Reported, that they had attended to the duty assigned them, and that His Excellency the Governor informed them that he had no communication to make.

IN CONVENTION.

The Senate met the House of Representatives in convention, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution.

On motion of Mr. Sturtevant, of the House—

Resolved, That the journal of yesterday's proceedings be amended by inserting, immediately after the record of the resolution for appointing a committee to notify the Senators elect of their election, the following words, viz :

The Secretary of State came in and laid before the convention the returns of votes for Governor from the several towns and places in the state, and also the returns of votes for Councillors from the several Counsellor Districts of the state.

On motion of Mr. Peabody, of the House—

Resolved, That the Convention proceed to open, read and record the returns of votes for Governor from the several towns and places in the state.

On motion of Mr. Sawyer, of Dover—

Resolved, That a committee be appointed to receive the returns of votes for Governor, cast their numbers and report thereon.

Ordered, That Messrs. Dodge, of the Senate, and Sawyer and Hersey, of the House, constitute the committee.

On motion of Mr. Emery—

Resolved, That the returns of votes for Councillors be referred to

a committee, to examine the same, cast their numbers, and report thereon.

Ordered, That Messrs. Patten, of the Senate, R. Kimball and Hobart, of the House, constitute the committee.

On motion of Mr. Emerson, of the Senate, the Convention rose and the Senate withdrew.

On motion of Mr. Miller,

The House adjourned.

FRIDAY, JUNE 5, 1846.

Prayer by Rev. Mr. Adams.

On motion of Mr. Garfield—

Resolved, That information be given to the Hon. Senate by the clerk that the House are now ready to meet them in convention, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution.

Mr. Peabody moved to take up the resolution relating to the credentials of Abraham Plumer.

The debate thereon was interrupted by the Senate, who met the House

IN CONVENTION.

The Senate and House being assembled in convention, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution: Mr. Dodge, from the committee appointed to receive the votes for Governor, cast their numbers, and report thereon, presented the following

REPORT.

The committee to whom were referred the returns of votes for Governor, report, that they have examined the same, cast their numbers, and find the result as follows:

Whole number of votes returned,	55194
Necessary to a choice,	27598
Estimated as scattering,	568
Nathaniel S. Berry has	10379
Anthony Colby has	17707
Jared W. Williams has	26740

And no person having a majority of the votes, there is no election of Governor by the people, Jared W. Williams and Anthony Colby being the two highest candidates.

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Included in the number of scattering votes are 86 votes for Jared Williams, returned from the town of Dorchester; 136 votes for John W. Williams, returned from the town of Farmington, and 44 votes for John Woodbury, from the town of Marlborough; from neither of which towns are any votes returned for Jared W. Williams. The returns from Danville, New-Market, New-Durham, Ossipee, Dame's Gore, Chatham and Hart's Location were not received at the Secretary's office within the time prescribed by the constitution, but the committee have included them in the above estimate.

On motion of Mr. Wilson, of Keene—

Ordered, That the report be accepted.

On motion of Mr. Nesmith, of the House—

Resolved, That the Convention now proceed to choose a Governor of the state.

On the first balloting the chairman announced the state of the votes as follows:

Whole number of votes cast,	271
Necessary to a choice,	136
Jerry W. Williams had	1
Jared W. Williams had	124
Anthony Colby had	146

And Anthony Colby was accordingly declared elected Governor of this state for the ensuing political year.

On motion of Mr. Garfield, the convention rose and the Senate withdrew.

The motion now under consideration being that of Mr. Peabody, to take up the resolution relating to the credentials of Abraham Plumer,

On motion of Mr. Garfield—

Ordered, That the motion be laid on the table.

On motion of Mr. Waldron, of Dover—

Resolved, That a committee of ten be appointed on the part of the House, with such as the Senate may join, to wait upon Anthony Colby, and inform him of his election as Governor of this state for the ensuing political year, and that the Legislature are ready to receive any communication he may be pleased to make.

Ordered, That the clerk request the concurrence of the Senate therein.

Ordered, That Messrs. Cutter, Waldron of Dover, Goodhue, Collins of Barnstead, Thompson of Bartlett, Haddock, Gates, Wilson of Keene, Page of New-London, and Smith of Mont-Vernon, constitute said committee.

Mr. Fifield submitted the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That the treasurer of this state be and he hereby is authorized and required to apply for and receive the portion of the proceeds of the sales of the public lands in the United States treasury, assigned to the state of New-Hampshire, for the use of the state.

Which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon, at 11 o'clock.

Mr. Emery moved that the resolution be read a second time at the present time.

Mr. Emery withdrew his motion.

Mr. Nesmith, from the committee appointed to prepare rules for the government of the House the present session, reported the following :

OF THE DUTY OF THE SPEAKER.

1. The Speaker shall take the chair precisely at the hour to which the House shall have adjourned ; shall immediately call the members to order, and at the commencement of each day's session shall cause the journal of the preceding day to be read.

2. He shall preserve decorum and order ; may speak on points of order in preference to other members, rising from his seat for that purpose ; and shall decide questions of order, subject to an appeal to the House by any two members. Questions shall be distinctly put in this form, to wit : " As many as are of opinion that, (as the case may be,) say aye ;" and after the affirmative vote is expressed, " As many as are of a contrary opinion, say no." If the Speaker doubts, or a division be called for, the House shall divide ; those in the affirmative of the question shall first rise from their seats and stand till they be counted, and afterwards those in the negative shall rise and stand till they be counted. The speaker shall then rise and state the decision of the House.

3. He shall rise to put a question, but may state it sitting.

4. All committees shall be appointed by the Speaker, unless otherwise directed by the House.

5. The Speaker shall designate to which of the standing committees all memorials, petitions, accounts, or other matters shall be referred, unless otherwise ordered by the House.

6. The Speaker shall vote in no case, unless the House be equally divided, or unless his vote, if given to the minority, will make the division equal ; and in case of such equal division, the question shall be lost.

7. All acts, addresses, and joint resolutions shall be signed by the

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Speaker; and all writs, warrants or subpoenas, issued by order of the House, shall be under his hand and seal, attested by the clerk.

8. In case of any disturbance or disorderly conduct in the galleries, the speaker, or chairman of the committee of the whole House shall have the power to order the same to be cleared.

9. No person but the members and officers of the House, members of the Council and members of the Senate, the Secretary of State, Treasurer, and clerks of the Senate shall be admitted within the door of the Representatives' chamber, unless by invitation of the Speaker, or of some member of the House with the consent of the Speaker, except, in public hearings, parties, their counsel and witnesses.

10. The Speaker shall have power to substitute any member to perform the duties of the Chair, such substitution not to extend beyond an adjournment.

OF DECORUM AND DEBATE.

11. When any member is about to speak in debate, or deliver any matter to the House, he shall rise from his seat and respectfully address himself to, *Mr. Speaker*.

12. If any member transgress the rules of the House, the Speaker shall, or any other member may, call him to order; in which case the member so called to order shall immediately sit down, and the question of order shall then be distinctly stated from the Chair; and in all cases where a member shall be called to order for uttering disrespectful words, upon the request of any member the words objected to shall be reduced to writing by the member so calling to order; after which the member so called to order may explain, and the question shall be open to debate, as in other cases, and decided by the Speaker, whose decision shall be submitted to, unless an appeal be made to the House by a member, in which case the only question shall be, "Is the Speaker's decision correct?"—which shall be decided without debate. If the decision be in favor of the member called to order, he may proceed; if otherwise, and the case may require it, he shall be liable to the censure of the House.

13. In all cases, the member first rising shall speak first. When two members rise at the same time, the Speaker shall name the person to speak.

14. No member shall speak more than twice to the same question, without leave of the House, nor more than once until every member choosing to speak shall have spoken; and if a question be lost by adjournment of the House, and revived on the succeeding day, no member who shall have spoken thereon twice on the preceding day, shall be permitted again to speak on it, without leave.

15. While the Speaker is putting any question, or addressing the House, no one shall walk out of or across the House; nor in such case, or when a member is speaking, shall entertain private discourse, nor whilst a member is speaking, shall pass between him and the chair; nor shall any member leave his seat while the yeas and nays are calling.

16. No member shall vote on any question in the event of which he is directly interested; or in any case where he was not present when the question was put.

17. Every member who shall be in the House when a question is put, shall give his vote, unless the House, for special reasons, shall excuse him.

18. No motion shall be debated until the same shall be seconded and stated from the Chair; and when a motion shall be made and seconded, it shall be reduced to writing, if desired by the Speaker, or any member, delivered in at the table, and read by the Speaker, before the same shall be debated.

19. No petition shall be received by the House, unless it be presented by a member thereof and upon motion made for that purpose, nor until the substance of said petition be concisely minuted and the name of the member and town he represents, recorded upon the back thereof: and it shall be the duty of the Speaker, whenever any motion relative to a petition is to be stated to the House, to state, in the first place, the substance of the petition, as minuted on the back thereof.

20. After a motion is stated by the Speaker, it shall be in possession of the House, but may be withdrawn at any time before a division or amendment.

21. When any question is under debate, no motion shall be received but, 1st, to adjourn; 2d, to lie on the table; 3d, to postpone indefinitely; 4th, to postpone to a day certain; 5th, to commit; and 6th, to amend; which several motions shall have precedence in the order in which they are arranged. Motions to adjourn, and lie on the table, shall be decided without debate.

22. When a question is postponed indefinitely, the same shall not be acted upon during the session.

23. Any member may call for a division of the question, when the sense will admit of it.

24. A motion for commitment, until it is decided, shall preclude all amendment to the main question; and all motions and reports may be committed at the pleasure of the House.

25. No new motion shall be admitted under color of amendment, as a substitute for the motion under debate.

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26. No vote shall be reconsidered, unless the motion for reconsideration be made by a member who voted with the majority, nor unless notice of such motion be given on the same day on which the vote passed, or on the next day, between the hours of ten and twelve o'clock.

27. When the reading of a paper is called for and objected to by any member, it shall be determined by a vote of the House.

28. Any member may excuse himself from serving on any committee, at the time of his appointment, if he is then a member of two other committees, who have not reported. No member shall nominate more than one person for the same committee, provided the person nominated shall be chosen; nor shall any person, after having been himself appointed, nominate one for the same committee.

29. Each member shall seasonably and punctually attend his duty in the House, and no one shall absent himself from the service of the House, unless he have leave, or be sick and unable to attend.

30. When the House adjourns, each member shall rise and keep his place until the Speaker leaves the Chair.

31. The Speaker shall appoint a sergeant-at-arms, whenever it may be necessary to execute the commands of the House and process issued by its authority.

OF STANDING COMMITTEES.

32. The following standing committees shall be appointed early in the June session:

A committee on Elections; a committee on the Judiciary; a committee on Banks; a committee on the State Prison; and a committee on Public Lands; to consist of ten members each.

A committee on Agriculture and Manufactures; a committee on Finance; a committee on Military Affairs; a committee on Education; a committee on Incorporations; a committee on Towns and Parishes; a committee on Roads, Bridges and Canals; to consist of ten members each; a committee on Unfinished Business, to consist of nine members.

A committee on bills on their second reading; a committee on Printers' Accounts; a committee on Military Accounts; and a committee on Claims; to consist of seven members each; a committee on the Alteration of Names, to consist of five members.

It shall be the duty of the committee on Elections to examine and report upon the certificate or other credentials of the election of the members returned to serve in this House, and to take into consideration all such petitions and other matters in relation to elections and

returns, as shall or may be presented, or come in question, and shall be referred to them by the House.

It shall be the duty of the committee on the Judiciary to take into their consideration all matters in relation to the judiciary system of this State, to examine and report what laws have expired or are near expiring, and require to be revived or further continued, and report their opinion on all constitutional questions that may be referred to them by the House.

It shall be the duty of the committee on Banks to consider all applications for the incorporation of banks, and all subjects relating to such institutions, that may be referred to them by the House, and to report thereon.

It shall be the duty of the committee on the State Prison to take into consideration all matters in relation to the State Prison, to examine all reports and accounts that may be submitted by the Warden, and make such report, either by bill or otherwise, as they think the interest of the State requires.

It shall be the duty of the committee on Public Lands to consider all proposals and applications for the sale of public lands, and every matter in relation to them, that may be referred to the committee by the House, and to report thereon.

It shall be the duty of the committee on Agriculture and Manufactures to take into their consideration all matters concerning the agricultural and manufacturing interests of the State, and the incorporation of agricultural societies and factories, that shall be referred to them by the House, and to report thereon.

It shall be the duty of the committee on Finance to examine and take into consideration the state of the Treasury, to report what sum it may be necessary to raise as a State tax, and on every subject touching the financial interests of the State, that may be referred to them by the House.

It shall be the duty of the Military committee to consider all applications for altering or amending laws regulating the militia of this State, and for the removal of militia officers, and to report thereon.

It shall be the duty of the committee on Roads, Bridges and Canals to consider all applications for the incorporation of turnpikes, railroads, bridges or canals, and for the alteration of tolls, and all matters relative thereto, that may be referred to them by the House, and to report thereon.

It shall be the duty of the committee on Education to consider all subjects relative to the regulation of school districts and schools, and all matters concerning education, that may be referred to them by the House, and report thereon.

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It shall be the duty of the committee on Towns and Parishes to consider all applications for the incorporation of towns or parishes, for the alteration of town or parish lines, that may be referred to them by the House, and to report thereon.

It shall be the duty of the committee on Incorporations to consider and to report on all applications for acts of incorporation, and all other matters which may come in question relative to bodies corporate, that may be referred to them by the House, excepting those relating to towns, parishes, turnpikes, railroads, canals, banks, agricultural societies and factories.

It shall be duty of the committee on Unfinished Business to examine and report from the journals of the last session, all such matters as were then pending and undetermined.

It shall be the duty of the committee on bills on their second reading to take into consideration all bills on the second reading, that may be committed for amendment, or otherwise, and to make such report thereon as they may think expedient.

It shall be the duty of the committee on Printers' Accounts to examine and adjust all accounts against the State for printing, and every subject relating to such accounts, that may be referred to them by the House, and to report thereon.

It shall be the duty of the committee on Military Accounts to examine, adjust and report on all accounts relative to the militia, that may be referred to them by the House.

It shall be the duty of the committee on Claims to audit, adjust and report on all accounts and claims that may be presented for allowance, except accounts for printing, military accounts, and accounts for engrossing bills.

33. All other committees shall consist of three members, unless otherwise ordered.

34. The standing committees shall attend at their respective committee rooms two hours before the meeting of the House in the morning, and at such other times as the House shall order, and no committee shall sit during the sitting of the House, unless when the Speaker shall consider it to be necessary.

35. The first named member of any committee appointed by the Speaker of the House, shall be the chairman; and in case of his absence, or being excused by the House, the next named member, and so on as often as the case shall happen, unless the committee, by a majority of the number, elect a chairman. And when any committee shall report otherwise than by bill, they shall, if the subject admit of it, subjoin to their report a resolution making such disposition of the matter committed to them as to the committee shall seem expedient.

ON BILLS.

36. Every bill shall be introduced by motion for leave, or by an order of the House, on the report of a committee; and no bill shall be introduced by any member, (except on the report of a committee,) unless he shall have given at least one day's notice of his intention, and of the object of the bill to be introduced.

37. Every bill shall have three several readings in the House previous to its passage: the first reading shall be for information, and thereupon, when the bill shall have been introduced by a committee, if not rejected or otherwise disposed of, a time shall be assigned for a second reading; and upon the second reading, if not rejected, or otherwise disposed of by the House, a time shall be assigned for a third reading. When a bill shall have been introduced by a member upon leave, and read a first time, if it be not rejected or otherwise disposed of by the House, the question shall be, Shall the bill be read a second time? and, if ordered to a second reading, it shall immediately be read a second time by its title, and be by the Speaker referred to the appropriate standing committee, unless otherwise ordered by the House. No bill, after it has been read a second time, shall have a third reading until after an adjournment. The time assigned for the second and third reading of bills and resolutions shall be 11 o'clock in the forenoon, and 3 o'clock in the afternoon, unless otherwise ordered by the House.

38. No amendment shall be made, but upon the second reading of a bill or joint resolution, and all resolutions shall be in writing, with the name of the member and the town he represents, on the back thereof.

39. Before any bill, resolution or vote shall be sent to the Senate, the Speaker shall read the vote, resolution, or title of the bill. All bills and all votes and resolutions that are necessary to be carried to the Senate for their concurrence, may be sent by the assistant clerk,

OF COMMITTEE OF THE WHOLE HOUSE.

40. The House may resolve itself into a committee of the whole House at any time, on the motion of a member made for that purpose; and in forming a committee of the whole House, the Speaker shall leave the chair, and a chairman to preside in committee shall be appointed by the Speaker.

41. Upon bills and resolutions committed to a committee of the whole House, the bill or resolution shall be first read throughout by the clerk, and then again read and debated by clauses, leaving the preamble of the bill to be last considered: the body of the bill or resolution shall not be defaced or interlined, but all amendments, noting the page and line, shall be duly entered by the clerk on a sepa-

rate paper, as the same shall be agreed to by the committee, and so reported to the House. After report, the bill or resolution shall again be subject to be debated and amended by clauses, before a question to pass it to a third reading be taken.

42. The rules of proceeding in the House shall be observed in a committee of the whole House, so far as they may be applicable, except the rule limiting the times of speaking.

43. No standing rule or order of the House shall be rescinded without one day's notice being given of the motion therefor; nor suspended, unless by a vote therefor of two thirds of the members present.

ORDER OF BUSINESS OF THE DAY.

44. As soon as the journal is read, the Speaker shall call for petitions from the members of the House. The petitions having been presented and disposed of, reports, first from the standing, and then from the select committees, shall be called for and disposed of. And the above business shall be done in no other part of the day, except by permission of the House.

45. The unfinished business in which the House was engaged at the last preceding adjournment, shall have the preference over all other business, except the general order of the day; and no motion on any other business, except the general order of the day, shall be received, without special leave of the House, until the former is disposed of.

On motion of Mr. Clark—

Ordered, That the report be accepted and that the rules reported be adopted.

The following message was received from the Senate by their clerk:

Mr. Speaker: I am directed to inform the House of Representatives that the Senate concur with the House in the appointment of a joint select committee to wait upon the Honorable Anthony Colby and inform him of his election to the office of Governor for the ensuing political year, and have joined Messrs. Dodge and Hibbard to said committee.

Mr. Sturtevant submitted the following resolution:

Resolved, That a committee be appointed on the part of the House, with such as the Senate may join, to procure 350 printed copies of the Rules of the House; the Rules of the Senate; the Joint Rules of the two Houses; the Constitution of New-Hampshire; the names of the several members of the Legislature and its officers; their places of residence, boarding places, and number of the seat of each member; together with a list of the Standing Committees in each of

its branches, for the use of the two branches of the Legislature the present session.

Mr. Sawyer moved to amend by striking out "350" and inserting "450."

On motion of Mr. Spalding, *Ordered*, That the resolution be laid on the table.

On motion of Mr. Garfield, *Ordered*, That a committee of five be appointed, on the part of the House, with such as the Senate may join, to assign committee rooms to the several committees.

Ordered, That Messrs. Garfield, Dunn, Low of Dover, S. H. Wentworth, and Gale, constitute the committee on the part of the House.

Ordered, That the clerk request the concurrence of the Senate therein.

The following message was received from the Senate, by their clerk :

Mr. Speaker: The Senate concur with the House of Representatives in the appointment of a joint committee to prepare and report joint rules for the government of the two Houses the present session; and have on their part joined Mr. Hamilton.

Mr. Eastman, of Derry, asked leave of absence, (on account of the illness of his father-in-law,) until Monday next, which was granted.

On motion of Mr. Fogg—

Ordered, That the resolutions relating to General Taylor and the Mexican war be now taken up and disposed of.

On motion of Mr. Fogg—

Resolved, That said resolutions be referred to a select committee, consisting of one from each county.

Ordered, That Messrs. Fogg, Samuel Webster, Ebenezer Thompson, Beede, Wiggin, Ayer, James Wilson, Allen, Durkee and John D. Thompson constitute said committee.

Mr. Cutter, from the committee appointed to wait on Hon. Anthony Colby, the Governor elect, and inform him of his election as Governor of New-Hampshire for the ensuing political year, reported, that they had attended to the duty assigned them; that he signified his acceptance of the office, and would attend at 3½ o'clock this afternoon, in the hall of the House of Representatives, to take the constitutional oaths of office, at which time he would make a communication to the Legislature.

On motion of Mr. Sturtevant—

Ordered, That the resolution relating to printing the rules, names of the several members of the Legislature, &c., &c., be now taken up and disposed of.

The question recurring, Shall the amendment proposed by Mr. Sawyer, of Nashua, be adopted? being put, it was decided in the affirmative.

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Mr. Garfield proposed to amend the resolution further, by adding the words, "and the numbers of the committee rooms for the respective committees;" which was adopted.

Ordered, That Messrs. Sturtevant, Peabody and Beard constitute said committee.

Mr. H. Foster, from the committee appointed to prepare and report joint rules for the government of both branches of the Legislature the present session, reported the following

JOINT RULES OF THE SENATE AND HOUSE OF REPRESENTATIVES.

1. When a convention of the two Houses is to be formed, whether by requirement of the constitution or by a vote or resolve of the two houses, a message shall be sent from the House of Representatives to the Senate, giving notice when the House will meet the Senate in convention. As soon thereafter as the convenience of the Senate will permit, they will attend in the House. The Speaker of the House shall be chairman of the convention, and shall state the reason for forming the convention. When the House and Senate are thus formed in convention, the rules adopted as the rules of the House, shall be considered the rules of the convention, so far as they may be deemed applicable, and the convention shall accordingly be governed thereby.

2. Messages shall be sent by such person or persons as a sense of propriety, in each House, may determine to be proper.

3. When a message shall be sent from either house to the other, it shall be announced at the door of the house to which it may be sent, by the doorkeeper.

4. While bills are on their passage between the two houses, they shall be under the signature of the clerk of each house respectively.

5. There shall be a committee for the purpose of engrossing bills, consisting of two members of each house. All bills that pass both houses shall be delivered to said committee, be by them engrossed, carefully examined, and reported to the respective houses; and shall be signed, first by the Speaker of the House of Representatives, and then by the President of the Senate.

6. There shall be a committee, to consist of three members of the House and one of the Senate, on each of the following subjects, to wit: On all matters relative to the State Library, and on all matters relative to the State House and State House Yard.

7. When a bill or resolve which shall have passed in one house is rejected in the other, notice thereof shall be given to the house in which the same shall have passed.

8. Each house shall transmit to the other all papers on which any bill or resolve shall be founded.

9. Each house shall transmit to the other all bills which have passed their several stages in the house in which they originated, at least twenty-four hours before the time fixed on for adjournment.

10. After each house shall have adhered to their disagreement, a bill or resolve shall be considered lost.

On motion—

Resolved, That the report be accepted, and the rules reported be adopted.

Ordered, That the clerk notify the Senate thereof.

On motion of Mr. Clark—

Resolved, That a committee be appointed by the House, with such as the Senate may join, to inform His Excellency Gov. Steele of the election of Anthony Colby as Governor for the ensuing political year, and that information has been given the House by their committee, that the Governor elect will appear in the House of Representatives at half past three o'clock, this afternoon, to take the oaths of office.

Ordered, That Messrs. Clark, Cleaves and Hobbs constitute said committee.

On motion,

The House adjourned.

AFTERNOON.

Mr. Peabody moved that information be given the honorable Senate that the House are ready to meet them in Convention, for the purpose of proceeding in the elections, agreeably to the provisions of the Constitution.

On motion of Mr. Emery—

Ordered, That the motion be laid on the table.

Mr. John S. Quimby submitted the following resolution :

Resolved, That next Tuesday be assigned as a day on which the House will go into the election of a United States Senator, to serve six years from and after the 4th day of March next.

On motion of Mr. Sawyer, of Dover—

Ordered, That the resolution be laid upon the table.

The following message from the Senate was received by their clerk :

Mr. Speaker—The Senate concur with the House of Representatives in the appointment of a joint committee, to inform His Excellency Governor Steele of the election of the Hon. Anthony Colby as Governor for the ensuing political year, and that information has been given the House by the committee that the Governor elect will

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appear in the House of Representatives at half past three o'clock this afternoon, to take the oath of office; and have on their part joined Mr. Hibbard.

Mr. Clark, from the committee appointed on the part of the House to wait on His Excellency Governor Steele, and inform him of the election of Hon. Anthony Colby as Governor this State for the ensuing political year, and that the governor elect will appear in the hall of the House of Representatives at 3 o'clock this afternoon, to take the oaths of office prescribed by the Constitution, reported that they had attended to the duty assigned them.

On motion of Mr. Lyford, of Meredith—

Ordered, That the resolution relating to meeting the Senate in convention be taken up and adopted.

IN CONVENTION.

The Senate and House of Representatives being assembled in convention in the Representatives' Hall, the Governor elect, Anthony Colby, attended by the Governor and honorable Council, came into the Convention, escorted by the committees of both branches of the Legislature, and manifested his acceptance of the office of Governor of this state. He then took and subscribed the oath of office, before the President of the Senate and in presence of both branches of the Legislature, when the Hon. James U. Parker, President of the Senate, declared His Excellency Anthony Colby, Governor of the State of New-Hampshire for the ensuing political year, and presented him with a copy of the Constitution as a guide in the discharge of his official duties.

His Excellency the Governor then made to the Legislature the following

ADDRESS.

Gentlemen of the Senate

and House of Representatives :

Standing before you in the capacity in which you have placed me, I feel a high degree of confidence in the aid of your combined wisdom and coöperation. Under the blessing of Almighty God, we meet as citizens of a free and independent state, and may well rejoice in the general prosperity of our country, and the benign influence of its free institutions.

Ours is a country of benevolent principles; and, southern slavery excepted, of unequalled liberty. This exception—at

variance with the doctrine of popular liberty—at variance with our declaration of liberty and equal rights, and repugnant to our moral sense, was entailed upon us by the framers of our Constitution, whose palliation for the admission of so great a blot upon our system, was the weak and embarrassed condition of the country at the close of the revolutionary war. But what can be said of the present generation in the United States? Grasping territory for the purpose of increasing human misery! Texas has been annexed to the United States for no higher object than to perpetuate an institution which degrades the human race and dishonors the God of Heaven. For doing this, there is no excuse that will avail for our country before a righteous Judge. Let New-Hampshire wipe out the stain which has been flung upon her by party machinery, set in motion by the Baltimore Convention, whereby she has been made to act contrary to the true spirit of her original democracy, and contrary to the true feelings of three fourths of her citizens. While we of the North are not permitted to remain in a southern state, by our agents, for the purpose of obtaining justice, let us render good for evil, and say to our southern brethren, of whatever rank or color, that if they come into New-Hampshire they may enjoy equal liberty with us; and if any be claimed as servants or as slaves, let a right to their services, founded on mutual contract, be shown to the satisfaction of a New-Hampshire jury. If Congress have not the constitutional right to abolish slavery in the District of Columbia, it would look better for them to remove the seat of government to some free State.

I recommend to your candid and serious consideration the Militia. This is an essential pillar in the government. Without it there would be nothing within reach of the Executive or of the Judiciary, to carry any law whatever into effect.

Although we look upon war with horror; although it is, in fact, wholesale duelling; yet this scourge is upon us, and without enquiring who or what has involved us in so awful a calamity, it is our duty now to be prepared for any emergency, and to stand ready to obey promptly any orders which we may receive from the general government. We have a brave and powerful soldiery, ready at all times to defend

their country; we have a harbor and navy yard for building and refitting ships of war, unsurpassed by those of any state in the Union.

When the selfish aspirations of man for place and power shall be changed to the pure spirit of our Lord Jesus Christ, and the broken command of God, which says, "Love thy neighbor as thyself," shall be obeyed by all mankind, then and not till then may the militia be disbanded. Any change which you may make in the system, rendering it acceptable to our citizens and satisfactory to those performing service, by no means diminishing its present efficiency, I shall surely approve. Whatever may be the system, it is the popular voice which will sustain or crush it. Indeed, our whole government rests upon the breath of the people. To ridicule an essential part, is the same as ridiculing the whole. If the Militia is a farce, then the whole government is a farce.

The present banking law is aristocratic in its operation; and, if continued, our banks will be the most perfect monopolies that our state has ever reared. The unlimited personal liability of the stockholders forces the whole business into a sort of legalized copartnership of the rich; excluding the middling interests and others, who are the sole contributors to make up the yearly dividend which passes safely into the pockets of the few. Banks should be sufficiently guarded for the safety of the bill-holders, and chartered for the purpose of giving to the people a circulating medium, for the transaction of their ordinary business. The revenue arising from the proper management of them should be distributed, as far as may be, among the many. Banks do not create business, nor give employment to the laborer; yet they should accommodate all who give sound and safe security. I would prejudice no one against the rich. The man of wealth, whose heart is open to the wants and woes of his fellow man, and who would put his money at risk, to create business for the laboring class, is worthy of respect and deserves success. Our laws in relation to corporations should be so modified that such men may find the same encouragement here as in other states.

Agricultural interests deserve and require more encouragement than any other in the state, though, in fact, they are so interwoven with the manufacturing and mechanical interests that it is impossible to affect them singly. The union of these interests gives to New-England her peculiar character: a character envied by the world. New-Hampshire is not wanting in any of the natural resources requisite for the support of such an union of interests. Her water power is vast; capable of immense developement and great results. In this she probably surpasses any state in the Union, of her size.

An increase of manufacturing villages upon her waterfalls would bring a market to every farmer's door; offering him a higher price for his produce than he could obtain in any New-England city, where he must compete with the products of the west. This can be easily accomplished by efficient protection to domestic industry, and by encouraging individual enterprise. A protection of manufacturing and mechanical interests is the only principle on which the price of labor can be kept up in America, since the free trade system will bring it into competition with the low priced labor of Europe.

The present tariff needs no comment, to satisfy any reasonable man of its beneficial results, who will for a moment compare the present prosperous condition of the country with that of 1842. Labor has never been in greater demand, has never received better pay, than at the present time; and if there is a class of citizens among us who deserve encouragement and protection, it is that class who labor from morning till night, and from year to year; who support themselves and help support the rest. Hence the folly of quarrelling with a tariff which pays both labor and capital.

The subject of railroads is at present one of deep interest in the state; and in legislating upon it, it is well to be divested of all selfish and sectional views and feelings, and give to every section of the State all to which it is entitled from its natural location, consistent with the general welfare of the whole.

The present railroad law is arbitrary and anti-democratic, and I recommend the repeal of so much of it as gives to the Governor the power to order the commissioners to locate a railroad, contrary to their own convictions of the public good.

The law of the United States, requiring each State to be districted for the choice of Representatives to Congress, has been totally disregarded by our own State up to the present time. It is not to be presumed that the people will respect the laws which we make, while we disregard the laws of Congress, and it is a very tame business for the Congress of the United States to allow men to hold their seats in that body, who have never been elected according to the laws of their own making, but who have treated them with contempt. I recommend that the law of Congress be complied with, and that the state be properly and justly districted without delay.

You will, if you think proper, make the necessary arrangements for receiving the share of the proceeds of the sale of the public lands belonging to this State, now in the treasury of the United States.

There is evidently a newly awakened interest in the community in the welfare of common schools. This interest should be kept up, and increased still further, by all proper means. All that elevates the character of primary schools, elevates the state. Whatever can be accomplished by legislation, in filling our school houses, in urging the necessity of competent teachers, and bringing every child under the influence of sound instruction, should be done. It is only when the mass of the people are intelligent that they will sustain the higher institutions of learning. It is only when they are intelligent that a people ever appreciate and preserve their liberty.

I recommend that whatever sum of money be paid out of the treasury for publishing the state laws and resolves, be justly distributed among all the newspapers, of every political party, published weekly in the state. Each citizen is bound to obey the laws, and should have an opportunity to learn what they are, with the least possible trouble or expense to himself, after paying his proportion of the expense

for making them. No one should be compelled to take a newspaper in which he has no confidence; and any party in power which will refuse such equitable distribution, when they speak of their democracy and love of equal rights should speak softly.

All unnecessary offices should be abolished, and strict economy observed in every department of the government; the power of the Executive lessened, by conferring upon the people the choice of all the offices of the government which the constitution does not withhold from them.

A strict observance of the constitution, and a faithful and prompt administration of the laws, are essential to the welfare of the state and the safety of a free government.

The Treasurer will in due time make known the condition of the state finances. I have good reason to believe that the state is not embarrassed with debts.

The Asylum for the Insane has thus far answered the expectations of its early friends. Whether it will require any aid from the State is unknown to me at present.

There are other subjects which will require your attention before the close of the present session; but, coming from my own private business, and entering upon duties in which I have had no experience, it will not be expected that I should be prepared to present them all.

Your own good judgment will suggest that no unnecessary changes should be made in existing laws. It is better to suffer some inconveniences than to experience the evils of continued alterations.

Whatever we do, let us keep in view the interests of our fellow-citizens, regardless of party, partial or sectional considerations; looking to the great Author of our Being for wisdom to guide us.

We are agents of active, industrious and persevering people; who expect, and have a right to expect, that we will attend to their business without delay, close the session, and go home to attend to our own.

ANTHONY COLBY.

EXECUTIVE CHAMBER, JUNE 5, 1846.

40 Journal of the House of Representatives,

His Excellency the Governor then delivered to the President of the Senate and to the Speaker of the House of Representatives, severally, a written copy of the foregoing address.

His Excellency the Governor, attended by Ex-Governor Steele and the honorable Council, then returned to the Council Chamber.

On motion of Mr. Sawyer, of Dover—

The Convention rose and the Senate withdrew.

Mr. Cutter moved that the foregoing Address of His Excellency the Governor lie on the table, and that the Clerk be directed to procure one thousand printed copies for the use of the House.

Mr. Gates moved to amend said resolution, by erasing the words "one thousand," and inserting instead thereof the words "fifteen hundred."

And the question being put, it was decided in the negative.

The question recurring on the original motion, Shall the motion be adopted? being put, it was decided in the affirmative.

On motion,

The House adjourned.

SATURDAY, JUNE 6, 1846.

Prayer by Rev. Mr. Coombs.

The Speaker announced the appointment of the following

STANDING COMMITTEES.

On Elections—Thomas E. Sawyer, George G. Fogg, Simon W. Jones, Herman Foster, John James, Samuel Webster, Hezekiah Parsons, Jr., Richard Kimball, Harvey Adams, Joseph Fifield.

On Judiciary—Daniel M. Christie, James Wilson, James Bell, Samuel Swasey, John L. Hadley, David Blake, James M. Gates, E. S. Wadleigh, Abner Allen, Charles W. Brewster.

On Banks—Isaac Spalding, James W. Emery, George W. Stevens, Jacob Carter, Stephen Coombs, Henry Merrill, Isaac McGaw, Timothy Kendrick, Zebina Newell, Benjamin Stevens.

On State Prison—Stephen C. Lyford, Samuel Nay, Isaac Sturtevant, Nathaniel Batchelder, John B. Wentworth, Nathaniel Walton, John Smith, Jr., Laban Page, Samuel Anderson, Moses K. Webster.

On Public Lands—Abel Crawford, Thomas Hobbs, Daniel Savage, John Rogers, Ai Reed, Josiah Peabody, Amos Page, Jonathan Fletcher, Dudley Nelson, Dudley Smith.

On Agriculture and Manufactures—Daniel Clark, Samuel Cleaves, James P. Parker, John D. Thompson, James M. Spooner, Wells

Waldron, William McCrea, John Burnham, Stephen Beede, Daniel Lothrop.

On Finance—Samuel H. Ayer, Nathaniel Rix, Elijah Wadleigh, John N. Handy, D. B. Plumer, George W. Prescott, Aaron F. Sawyer, Jesse Waldron, John M. Collins, Jr., Edwin Baldwin.

On Military Affairs—Charles W. Cutter, Philemon Tolles, Ira Whiteher, William Dunn, Leander D. Sinclair, Hiram Hanson, Miles Scruton, Warren Goodspeed, Stephen Pingree, Ira Blake.

On Education—Charles B. Haddock, Nathaniel Low, Luke Miller, John Preston, Ezra Adams, Jonathan Kittredge, H. C. Knowlton, John Gale, Samuel Butterfield, Frederick E. Kidder.

On Incorporations—George W. Nesmith, Samuel Garfield, S. H. Stevens, David Flanders of Newton, Eliphalet Wiggin, Nathaniel Morrill, Jr., Thomas Cotton, Jr., George Everett, J. W. Mowry, Smith Emerson.

On Towns and Parishes—Dyer H. Sanborn, Andrew Hussey, Charles H. Shorey, A. P. Eastman, E. M. Wilson, Cyrus K. Vilas, Hiram Griffin, Hollis Wilcox, Benjamin Chapman, Samuel Noyes.

On Roads, Bridges and Canals—Henry B. Rust, John S. Quimby, Simeon B. Johnson, A. L. Hersey, George Barker, Richard Boylston, Joseph Clough, Jr., John W. Dodge, Eliphalet Foss, Ivory Brown.

On Unfinished Business—William Wadleigh, Ichabod H. Wentworth, Charles Hodgdon, Jr., William Champion, Thomas Chase, Charles Sparhawk, James McDaniels, Luther Osgood, Asa Huntington.

On Bills on their Second Reading—Gilman Marston, David Jones, Daniel^s Paige, Jr., Harvey Hobart, Jacob Taylor, Jonathan Little, Stephen Jenkins.

On Printers' Accounts—Albin Beard, David Messer, Nicholas Cook, Benjamin Eastman, Abel Lowe, Thomas Bennett, John Crane.

On Military Accounts—Stephen B. Sherwin, John Currier, S. H. Wentworth, Calvin Topliff, Albert P. Richards, Oliver Capron, Zeeb Gilman.

On Claims—Jacob F. Ames, Ebenezer Thompson, David Flanders, of Londonderry, Aaron Robinson, Enoch Sweat, Peter Cram, Jonathan Young.

On Alteration of Names—Hiram Sargent, Roswell Carlton, Thos. Boyd, Elisha Scribner, Joseph Goodhue.

JOINT COMMITTEES.

On Engrossed Bills—George W. Dearborn, Thomas S. Robinson.

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On the Library—Amos A. Parker, J. D. Pinder, William P. Hale.

On the State House and State House Yard—Jonathan Martin, John H. Collins, Isaac J. Quimby.

Mr. Boylston, from the committee appointed to wait on the several clergymen who are members of the Legislature, and invite them to officiate as chaplains during the present session, reported that they had attended to the duty assigned them; that those gentlemen had accepted the invitation, and will, from and after to-day, offer prayer in the Representatives' Hall, each day of the session, at $\frac{1}{4}$ before 10 o'clock in the forenoon.

On motion—

Resolved, That the report be accepted.

Ordered, That the clerk of the House give information thereof to His Excellency the Governor, the honorable Council, and Senate, and request their attendance.

Mr. Nathl. Low, from the select committee to assigns rooms to the several standing committees, made a report—whereupon,

Resolved by the Senate and House of Representatives, That committee rooms numbered 6, 7 and 8 be occupied by committees of the Senate, and the following rooms by the committees of the House of Representatives :

No. 2 by the Committees on Elections, Banks, and Agriculture and Manufactures.

No. 3 by the Committees on Incorporations, and the Alteration of Names.

No. 4 by the Committees on Roads, Bridges and Canals, and on Public Lands.

No. 5 by the Committees on Claims, Printers' Accounts, and on Finance.

No. 9 by the Committees on Unfinished Business, Bills on their second reading, and on the State Prison.

No. 10 by the Committee on the Judiciary.

No. 11 by the Committees on Military Affairs, and on Military Accounts.

No. 12 by the Committees on Education, and on the Library.

No. 13 by the Committee on Towns and Parishes, and by the select committees.

No. 6 by the Joint Committee on Engrossed Bills.

No. 8 by the Committee on the State House and State House Yard.

Ordered, That the clerk request the concurrence of the Senate therein.

The following message was received from the Senate, by their clerk.

Mr. Speaker : The Senate notify the House of Representatives that the Senate have made choice of Luther D. Sawyer, assistant clerk of the Senate, and that he has been notified of the same, and has appeared, taken the oath and entered on the duties of his office.

The Senate concur with the House of Representatives in the appointment of a joint select committee, to assign committee rooms for and during the present session of the legislature, and have on their part joined Messrs. Kingsbury and Gage.

The following standing committees have been announced by the President of the Senate.

On the Judiciary—Messrs. Hibbard, Dodge and Hamilton.

On Incorporations—Messrs. Rollins, Page and Harmon.

On Military Affairs—Messrs. Dodge, Hibbard and Kingsbury.

On Roads, Bridges and Canals—Messrs. Kingsbury, Hamilton and Emerson.

On Claims—Messrs. Abbot, Patten and Harmon.

On Banks—Messrs. Hamilton, Kingsbury and Dodge.

On Agriculture and Manufactures—Messrs. Emerson, Gage and Rollins.

On Elections—Messrs. Harmon, Page and Rollins.

On Education—Messrs. Dodge, Hibbard and Abbot.

On Unfinished Business—Messrs. Patten, Gage and Abbot.

On Printers' Accounts—Messrs. Page, Abbot and Emerson.

On Engrossed Bills—Messrs. Kingsbury and Harmon.

On the State Library and the purchase of Books—Mr. Emerson.

On the State House and State House Yard—Mr. Gage.

Mr. Bell presented the annual report of the Boston and Maine Rail-Road Company.

Ordered, That the same be referred to the committee on roads, bridges and canals.

Mr. Pinder presented the petition of Arthur Branscomb and 175 others, citizens of New-Market, praying for an act to abolish general musters of the militia.

Ordered, That the same be referred to the committee on military affairs.

Mr. Marshall presented the petition of Asa Fiske and others, praying for such an alteration of the law that accused persons may be allowed costs when found innocent in criminal cases.

Ordered, That the same be referred to the committee on the judiciary.

Mr. Sanborn presented the petition of the town of Gosport, for the right to send a representative to the General Court.

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Ordered, That the same be referred to the committee on elections.
Mr. Sanborn presented the petition of the town of Gosport, for a share of the surplus revenue when received.

Ordered, That the same be referred to the committee on finance.

Mr. Bell presented the petition of George O. Hilton and others, to have the Swamscot Machine Company incorporated.

Ordered, That the same be referred to the committee on incorporations.

Mr. Emery presented the petition of the town of Portsmouth, in relation to the surplus revenue.

Ordered, That the same be referred to the committee on finance.

On motion of Mr. Spalding—

Resolved, That a committee be appointed, with such as the Senate may join, to audit the accounts of the state treasury.

Ordered, That Messrs. Spalding, Herman Abbott and Abel Bailey constitute said committee.

Mr. Peabody moved that the resolution relating to the credentials of Abraham Plumer be taken up and disposed of.

The question, Shall said resolution be taken up? being put, it was decided in the negative.

Mr. Wilson, of Keene, moved that said resolution be taken up and referred to the standing committee on elections.

After debate, the question, Shall the resolution be taken up and so referred? being put, it was decided in the affirmative.

So said resolution was referred to the committee on elections.

On motion of Mr. Wilson, of Keene—

The House resumed the consideration of the resolution relating to the choice of a United States Senator.

Mr. Wilson moved to amend the resolution by fixing upon Tuesday next, at 12 o'clock, M., as a time for proceeding, on the part of the House, to the choice of a Senator to represent this State in the Congress of the United States for the term of six years from the 3d day of March next.

The question, Shall the amendment be adopted? being put, it was decided in the affirmative.

And the question, Shall the resolution as amended, pass? being put, it was decided in the affirmative.

On motion of Mr. Handy—

Resolved, That when the House adjourn this forenoon, they adjourn to meet again on Monday next, at 3 o'clock in the afternoon.

The following message was received from His Excellency the Governor, by the Secretary of State :

To the House of Representatives :

GENTLEMEN : I transmit herewith the annual report of the

warden of the State Prison, giving an exhibit of the receipts and expenditures of the institution for the past year, accompanied with a communication from the physician and chaplain of the same institution.

ANTHONY COLBY.

Council Chamber, June 6, 1846.

Ordered, That the foregoing message of His Excellency the Governor, with the accompanying documents, be referred to the committee on the State Prison.

Mr. James, of Deerfield, by leave, presented the report of Ira St. Clair, Bank Commissioner.

Ordered, That the same be referred to the committee on banks.

Mr. Butterfield introduced the following resolution :

Resolved, That all efforts of abolitionists or others, made to induce Congress to interfere with questions of slavery, or to take incipient steps in relation thereto, are calculated to lead to the most alarming and dangerous consequences, and that all such efforts have an inevitable tendency to diminish the happiness of the people, and endanger the stability and permanency of the Union, and ought not to be countenanced by any friend of our political institutions.

On motion of Mr. Ayer—

Ordered, That said resolution be referred to the select committee who have the subject of the Mexican war under consideration.

Mr. Kendrick gave notice that he would, on Monday next, ask leave to introduce a bill, entitled An act to incorporate the President, Directors and Company of the Bank of Lebanon.

Mr. Kittredge gave notice that he would, on Monday next, ask leave to introduce a bill, entitled An act to prevent abuses in the practice of the law and to regulate fees in certain cases.

Mr. Sawyer, of Dover, gave notice that he will, on Monday next, ask leave to introduce a bill to incorporate the Dover Packet Company.

On motion of Mr. H. Foster,

The House adjourned.

MONDAY, JUNE 8, 1846.

Mr. Parker, of Fitzwilliam, presented the petition of Daniel Spalding and others, praying for an amendment of the law, so that respondents may be allowed costs when acquitted.

Mr. Sturtevant presented the petition of William P. Wheeler and others, in relation to the arrangement of papers in the office of register of probate for the county of Cheshire.

Mr. Patridge presented the petition of Harvey Carpenter and 216 others, relating to the allowance of costs to persons tried for crimes and acquitted.

Mr. Reed presented the petition of Aaron Sawtell and others, relating to costs in criminal cases.

Mr. Pinder presented the petition of George A. Bennett and 89 others, praying for an amendment of the law relating to hawkers and pedlers.

Mr. Taylor presented the petition of Danforth Taylor and others, for such an alteration in the laws as to allow accused persons costs when found innocent in criminal cases.

Mr. Cutter presented the petition of Josiah G. Urdley and 125 others, citizens and tax-payers in the town of Portsmouth, for the passing, by the Legislature, of a law authorizing the town to take stock in the Portsmouth and Concord Rail-Road.

Mr. Preston presented the petition of William W. Johnson and others, for an amendment of the license laws.

Ordered, That the foregoing petitions be referred to the Committee on the Judiciary.

Mr. Preston presented the petition of Rufus Tilton and others, citizens of Rindge, for the passage of a law prohibiting the use of our jails for the imprisonment of fugitive slaves, and prohibiting citizens and officers of this state from aiding in their arrest or detention.

Ordered, That the same be referred to the select committee who have the resolutions relating to the Mexican war under consideration.

Mr. Vilas presented the petition of Nathaniel Vilas and 60 others, inhabitants of Alstead, praying for the passage of a law referring the granting of licenses to sell intoxicating drinks to the voters of each town, in town-meetings appointed for that purpose.

Ordered, That the same be referred to the Committee on the Judiciary.

Mr. Preston presented the petition of Joseph Newell and 117 others, citizens of New-Ipswich, praying for the passage of resolutions instructing our Senators and requesting our Representatives in Congress to urge the passage of laws abolishing slavery in the District of Columbia; prohibiting the domestic slave trade, and repealing all laws countenancing slavery. Also, praying for the passage of a law prohibiting all public officers, private citizens and public persons, from being accessory to the detention of fugitive slaves.

Mr. Preston presented the petition of John W. Poole and others, citizens of Jaffrey, for the passage of resolutions and laws in relation to slavery.

Ordered, That the foregoing petitions be referred to the select com-

mittee who have the resolutions relating to the Mexican war under consideration.

Mr. Lothrop presented the petition of Asa P. Hanson and 103 others, praying for some further provision of law relating to hawkers and pedlers.

Mr. Christie presented the petition of Orlando Yeaton and 388 others, praying for the passage of a law restraining hawkers and pedlers, under penalty, from going from place to place, vending their wares.

Mr. Watson presented the petition of the citizens of Moultonborough, for the abolition of capital punishment.

Mr. Parker presented the petition of John Felt and others, praying for an amendment of the law in relation to pounds.

Mr. Sparhawk presented the petition of Mary Ann Bellows and others, that a law may be passed authorizing the judge of probate to order a division of the real estate of Josiah Bellows, 3d, late of Walpole.

Mr. Clark presented the petition of William A. Putney and others, for legislation in addition to the act of Dec. 23d, 1842.

Mr. Huntington presented the petition of Elijah T. Miller and others, upon the equalization of taxation.

Ordered, That the aforesaid petitions be referred to the Committee on the Judiciary.

Mr. Kidder presented the petition of Samuel Tutherly and others, for an act of incorporation, authorizing them to build a rail-road from Hinsdale through Chesterfield, Westmoreland, Walpole, Charlestown, Claremont and Cornish, to the western bank of Connecticut river.

Ordered, That said petition be referred to the Committee on Roads, Bridges and Canals.

Mr. Clark, of Manchester, presented the remonstrance of John G. Dickey against the representation of the town of Hillsborough.

Ordered, That the remonstrance be referred to the Committee on Elections.

Mr. Emery presented the petition of James Pickering and others, for an act incorporating the Piscataqua Aqueduct.

Mr. Nesmith presented the petition of Carlton Chase and others, for an act of incorporation.

Ordered, That the two last petitions be referred to the Committee on Incorporations.

Mr. Preston presented the petition of Stephen Thayer and others, for a renewal of the charter of the Manufacturers' Bank.

Mr. Kidder presented the petition of George B. Upham and others, that they may be incorporated by the name of the Claremont Bank.

Mr. Stephen C. Lyford presented the petition of Stephen Gale and others, for a bank at Meredith.

Ordered, That the last three petitions be referred to the Committee on Banks.

Mr. Eastman, of Derry, presented the petition of Samuel D. Bell and others, for a Rail-Road from Manchester to Massachusetts line, in the town of Salem.

Mr. Flanders, of Londonderry, presented the petition of Robert Mack and others, for a Rail-Road from Manchester to Methuen.

Ordered, That the two last petitions be referred to the Committee on Roads, Bridges and Canals.

Mr. Kittredge presented the petition of John Rockwell and others, for the annexation of Dame's Gore to Canaan.

Ordered, That said petition be referred to the Committee on Towns and Parishes.

Mr. Preston presented the petition of Daniel Murphy and others, citizens of New-Ipswich, for an alteration in the militia laws.

Ordered, That said petition be referred to the Committee on Military Affairs.

Mr. Kittredge presented the petition of Samuel Beedle, for the alteration of his name.

Mr. Kendrick presented the petition of Moses G. Wood, for the alteration of his name.

Mr. Lyford, of Meredith, presented the petition of Wm. Dockum, jr., for the alteration of his name.

Mr. Watson presented the petition of D. A. How, of Moultonborough, for the alteration of his name.

Ordered, That the last four petitions be referred to the Committee on the Alteration of Names.

Mr. Parker presented the petition of John Felt and others, praying that towns may be authorized to appropriate a portion of the school money for the support of a teachers' school.

Mr. Marshall presented the petition of Levi W. Leonard and others, praying for the passage of a law authorizing towns to appropriate money to defray the expense of teachers' institutes.

Ordered, That the two last petitions be referred to the Committee on Education.

On motion of Mr. Sherwin—

Resolved, That a committee be appointed on the part of the House, with such as the Senate may join, for the purpose of fixing on a day when the business of the present session may be brought to a close.

Ordered, That Messrs. Sherwin, Nath'l Low and Philbrick be the committee.

Ordered, That the clerk request the Senate to concur therein.

Mr. Emery presented the resolution of the town of Portsmouth, and the application of the selectmen thereof, for the passage of a law authorizing said town to take stock in the Portsmouth and Concord Rail-Road.

Ordered, That the same be referred to the Committee on the Judiciary.

Mr. Cutter presented the petition of Walter B. Hill and 45 others, citizens of Portsmouth, to be incorporated under the style of The Portsmouth Total Abstinence Society.

Ordered, That the same be referred to the Committee on Incorporations.

Mr. Preston presented the petition of Jonas M. Melville and others, stockholders in the Manufacturers' Bank, for a renewal of their charter.

Ordered, That the same be referred to the Committee on Banks.

Mr. Nesmith presented the first annual report of the Northern Rail-Road Company.

On motion, *Ordered*, That the same lie on the table.

Mr. Spalding presented the fifth annual report of the Concord Rail-Road Corporation; also, the 11th annual report of the Nashua and Lowell Rail-Road Corporation.

Ordered, That the same be referred to the select committee having the subject of rail-roads under consideration.

On motion of Mr. Hale, of Hollis—

Ordered, That the secretary of state be requested to lay before the House vol. 3 of the province papers, containing the petitions of the inhabitants of Gosport, 1760.

On motion of Mr. Kendrick—

Resolved, That a committee of five be appointed to take into consideration the Message of His Excellency the Governor, and report what disposition shall be made of the various subjects embraced therein.

Ordered, That Messrs. Timothy Kendrick, Abel Bailey, Willard A. Butler, Thomas Wright and Thomas P. Wilson constitute the committee.

Mr. H. Foster gave notice that he will, to-morrow, ask leave to introduce a bill, entitled an act in further addition to an act, approved July 1, 1831, and entitled "An act to establish a corporation by the name of the Amoskeag Manufacturing Company."

Mr. Emery gave notice that to-morrow he will ask leave to introduce a bill in addition to the act incorporating the Portsmouth and Concord Rail-Road.

Mr. Boylston gave notice that he will, to-morrow, ask leave to in-

roduce a bill for the incorporation of the "Amherst Steam Mill Company."

Mr. Peabody gave notice that he will, on Wednesday next, ask leave to introduce a bill in amendment of chapter 24, Revised Statutes, the object of the bill being to give students attending any college, academy, or other literary institution in any town the right of voting therein.

On motion of Mr. Kittredge—

Resolved, That the committee on the state prison be discharged from the further consideration of the message of His Excellency the Governor, and the accompanying documents relative to the state prison, and that the clerk be requested to procure the printing of four hundred copies of the same for the use of the House.

Mr. Nay submitted the following resolution:

Resolved, That to-morrow, at 11 o'clock in the forenoon, be assigned as the time when the House will, on their part, go into the choice of a United States Senator from this state, to serve out the remainder of the unexpired term for which the Hon. Levi Woodbury was chosen, and to fill the vacancy occasioned by his resignation.

Mr. Peabody moved to lay the resolution on the table.

And the question, Shall the resolution be laid on the table? being put, it was decided in the affirmative.

The following Message from His Excellency the Governor was received by the Secretary of State:

To the Senate and House of Representatives:

I herewith transmit the report of the rail-road commissioners, exhibiting the condition of the several rail-roads in this state.

ANTHONY COLBY.

Council Chamber, June 8, 1846.

On motion of Mr. Emery, *Ordered*, That the same lie on the table.

Agreeably to previous notice, Mr. Kendrick, by leave, introduced a bill, entitled "An act to incorporate the Bank of Lebanon," which was read a first and second time.

Ordered, That the same be referred to the Committee on Banks.

Agreeably to previous notice, Mr. Sawyer, of Dover, by leave, introduced a bill entitled "An act to incorporate the Dover Packet Company," which was read a first and second time.

Ordered, That the same be referred to the Committee on Incorporations.

On motion of Mr. Emery—

Resolved, That a select committee of ten, to consist of one from each county, be appointed, to whom shall be referred all the reports made to the Legislature by the rail-road corporations in this state;

whose duty it shall be to consider the expediency of printing those reports for the use of the Legislature ; to enquire into the expediency of regulating by law the fare for carrying passengers and freight upon said roads ; to enquire whether any rail-road corporation in the state has violated any of the provisions of its charter, or any of the laws of the state ; to inspect the books of said corporations, and enquire into their receipts and expenditures and the amount of their dividends ; and to make such other investigation into the affairs of said corporations as they may think proper, and make report thereon to this House.

Ordered, That Messrs. James W. Emery, James Hilton, Hezekiah Bean, Nicholas C. Blaisdell, Israel Marden, Leonard C. French, Laban Rice, Jonathan Brown, Cyrus Ladd, and Dexter Wheeler, constitute said committee.

On motion—

Ordered, That the message of His Excellency the Governor, with the accompanying documents, relating to the rail-roads in this state, be now taken up and referred to the select committee having rail-road reports, &c., under consideration.

On motion—

Ordered, That the first annual report of the Nashua Rail-Road Company be now taken up and referred to the select committee having the subject of rail road reports, &c., under consideration.

Agreeably to previous notice, Mr. Kittredge, by leave, presented a bill, entitled An act to prevent abuses in the practice of the law, and to regulate fees in certain cases, which was read a first and second time.

Ordered, That it be referred to the Committee on the Judiciary.

The House proceeded, in the order of the day, to the consideration of the joint resolution authorizing and requiring the treasurer of this state to apply for and receive the portion of the proceeds of the sales of the public lands, in the United States treasury, assigned to the state of New-Hampshire, for the use of the state.

On the question, Shall the resolution be read a third time? being put, after debate, the yeas and nays were called for.

Those who voted in the affirmative were Messrs.

Ezra Adams,
Abner Allen,
Samuel Anderson,
Edwin Baldwin,
David Ball,
George Barker,
Nathaniel Batchelder,
Hezekiah Bean,
Albin Beard,

Stephen Beede,
Thomas Bennett,
Nicholas C. Blaisdell,
David Blake,
Ira Blake,
Thomas Boyd,
Richard Boylston,
Charles W. Brewster,
Ivory Brown,

John Burnham,
Jesse Carr,
Jacob Carter,
William Champion,
Benjamin Chapman,
Thomas Chase,
Daniel Clark,
Samuel Cleaves,
Joseph Clough, Jr.,

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John M. Collins, Jr.,
 Stephen Coombs,
 Luke Corser,
 Thomas Cotton, Jr.,
 David Cram,
 Abel Crawford,
 Charles W. Cutter,
 George W. Dearborn,
 John W. Dodge,
 Ruel Durkee,
 William Dunn,
 Benjamin Eastman,
 Smith Emerson,
 George Everett,
 James W. Emery,
 Herman Foster,
 Eben C. Foster,
 Asa Ford,
 Darwin Forbes,
 Seth P. Follansbee,
 George G. Fogg,
 Jonathan Fletcher,
 D. Flanders, Londonderry,
 Joseph Fifeid,
 Leonard C. French,
 Moses Gilman,
 Thomas Gerrish,
 Ziba Gay,
 Daniel K. Gault,
 James M. Gates,
 Samuel Garfield,
 John Gale,
 Zeeb Gilman,
 Robert Goodale,
 Joseph Goodhue,
 Charles B. Haddock,
 William Hale,
 James Hall,
 John N. Handy,
 Samuel M. Hart,
 Andrew L. Hersey,
 Harvey Hobart,
 Nathaniel B. Hull,
 Asa Huntington,
 Andrew Hussey,
 Abner S. Hutchinson,
 Jacob F. James,
 John James,
 Stephen Jenkins,
 S. B. Johnson,
 David Jones,
 Simon W. Jones,
 Timothy Kenrick,
 Frederick T. Kidder,
 Elijah C. Kilburn,

Isaac Kimball,
 Richard Kimball,
 Jonathan Kittredge,
 Cyrus Ladd,
 Ebenezer Lane,
 Daniel Lothrop,
 Wm. F. Lawrence,
 Abel Lowe,
 Nathaniel Low,
 Stephen C. Lyford,
 William McCrea,
 James McDaniels,
 James McGaffey, Jr.,
 Isaac McGaw,
 Israel Mardin,
 Moses Marshall,
 Gilman Marston,
 Jonathan Martin,
 Richard Melvin,
 Henry Merrill,
 David Messer,
 Luke Miller,
 Ira W. Moore,
 Thomas W. Mordough,
 Nathaniel Morrill, Jr.,
 Artemas Morse,
 Levi Moulton,
 J. W. Mowry,
 Dudley Nelson,
 George W. Nesmith,
 Zebina Newell,
 Samuel Noyes,
 John Ordway,
 Luther Osgood,
 James P. Packer,
 Amos Page,
 Daniel Paige, Jr.,
 Laban Page,
 Amos A. Parker,
 Edward Parsons,
 Hezekiah Parsons, Jr.,
 Samuel J. Patridge,
 Josiah Peabody,
 Eliphalet W. Philbrick,
 Joseph D. Pinder,
 Stephen Pingry,
 David B. Plumer,
 Abraham Plumer,
 George W. Prescott,
 John Preston,
 Aaron Quimby,
 Isaac J. Quimby,
 John S. Quimby,
 Ai Reed,
 Laban Rice,

Aaron Robinson,
 Thomas S. Robinson,
 John Rogers,
 S. H. Rowell,
 Henry B. Rust,
 Dyer H. Sanborn,
 Daniel Savage,
 Aaron F. Sawyer,
 Thomas E. Sawyer,
 Elisha Scribner,
 Miles Scruton,
 Jacob Sherburne,
 Stephen B. Sherwin,
 Leander D. Sinclair,
 Dudley Smith,
 Israel H. Smith,
 John Smith, Jr.,
 Leander Smith,
 Charles Sparhawk,
 Isaac Spalding,
 James M. Spooner,
 George W. Stevens,
 Samuel H. Steclair,
 Isaac Sturtevant,
 Enoch Sweat,
 Jacob Taylor,
 Ebenezer Thompson,
 Philemon Tolles,
 Calvin Toppliff,
 Arthur L. True,
 Benjamin Veazey,
 Wm. Vennard, 2d,
 Cyrus K. Vilas,
 Elijah Wadleigh,
 Ephraim S. Wadleigh,
 William Wadleigh,
 Wells Waldron,
 Peter Walker,
 Willard Walker,
 Nathaniel Walton,
 Joseph H. Watson,
 Moses K. Webster,
 Samuel Webster,
 John B. Wentworth,
 Samuel H. Wentworth,
 Nathan White,
 Jonathan Whitmore,
 Eliphalet Wiggan,
 Eleazer M. Wilson,
 James Wilson,
 Solomon Wilson,
 Thomas Wright,
 Jonathan Young.

Those who voted in the negative were Messrs.

Harvey Adams,	John W. Flag,	Samuel P. Peavey,
Samuel H. Ayer,	David Flanders, Newton,	A. P. Richards,
Abel Bailey,	Eliphalet Foss,	Nathaniel Rix,
Willard A. Baker,	Zebulon Foster, Jr.	Hiram Sargent,
Gilman Batchelder,	John F. Gerrish,	I. B. Sawtell,
James B. Brown,	Warren Goodspeed,	John Sleeper,
Samuel C. Burnham,	Hiram Griffin,	Aaron J. Smith,
Samuel Butterfield,	Abijah Hadley,	Samuel Smith, Jr.,
Daniel Campbell,	John L. Hadley,	Benjamin Stevens, 2d,
Oliver Capron,	William Hadley,	Samuel Swasey,
Roswell Carlton,	William P. Hale,	John D. Thompson,
Charles Caverly,	William Hewes,	Joseph Y. Tibbets,
Gilbert Coburn,	James Hilton,	Thomas Vincent,
John H. Collins,	Thomas Hobbs,	Jonathan Wate,
Nicholas Cook,	Charles Hodgdon, Jr.,	Jesse Waldron,
Peter Cram,	Hosea C. Knowlton,	William Warner,
John Crane,	Jonathan Little,	Ephraim Warren,
Franklin W. Day,	Francis H. Lyford,	Dexter Wheeler,
Daniel Demeritt,	Samuel Nay,	Hollis Wilcox,
Asa P. Eastman,	David N. Patterson,	Thomas P. Wilson.

Ayes 191—Nayes 62.

So the affirmative of the question prevailed, and the resolution was ordered to a third reading, to-morrow afternoon at 3 o'clock.

Mr. Miller moved that the resolution relating to the choice of a United States senator for the unexpired term occasioned by the resignation of the Hon. Levi Woodbury be now taken up and disposed of.

The question, Shall the resolution be taken up? being put, a division of the House was called for.

Mr. Nay demanded the yeas and nays; but before the question was taken,

On motion of Mr. Spalding,

The House adjourned.

TUESDAY, JUNE 9, 1846.

Prayer by Rev. Mr. Haddock.

The following messages were received from the Senate, by their clerk:

Mr. Speaker: The Senate concur with the House of Representatives in the appointment of a committee to procure four hundred and fifty copies of the rules of the House, the rules of the Senate, the joint rules of the two houses, the constitution of the United States, the constitution of the state of New-Hampshire, the names of the several members of the Legislature and its officers, their place of residence, the boarding place and the number of the seat of each member; together with a list of the standing committees in each of its

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branches, for the use of both branches of the Legislature the present year, and have on their part joined Mr. Page.

Mr. Speaker: The Senate have adopted on their part the joint rules reported by the joint committee for the government of the two houses the present year.

Mr. Speaker: The Senate concur with the House of Representatives in the appointment of a committee to audit the accounts of the state treasurer, and have on their part joined Mr. Abbott.

Mr. Speaker: The Senate have adopted the report of the joint committee assigning committee rooms to the several standing committees of the Legislature.

Mr. Zeeb Gilman presented the petition of W. James and 90 others, citizens of Piermont and Haverhill, praying for the grant of a charter incorporating the Northern Extension and Connecticut River Valley Rail-Road.

Mr. Bell presented the memorial of James Towle and others, for an amendment of the law for assessing damages for property taken for rail-roads.

Mr. Melvin presented the petition of John Folsom and others, and the petition of Sam'l D. Bell and others, for a rail-road from Manchester to Methuen.

Mr. Kittredge presented the petition of Alfred Richardson and 124 others, inhabitants of Canaan, for the incorporation of the petitioners of the Northern Extension and Connecticut River Valley Rail-Road.

Mr. Kittredge presented the petition of Jona. Freeman and others, inhabitants of Hanover, for the incorporation of the petitioners of the Northern Extension and Connecticut River Valley Rail-Road.

Mr. Webster, of Lyme, presented the petition of David C. Churchill and 377 others, citizens of Lyme and Hanover, praying for a grant of a charter incorporating the Northern Extension and Connecticut River Rail-Road; also, the petition of Irenus Hamilton and 48 others, owners of land on the route surveyed for the Northern Extension and Connecticut River Valley Rail-Road, praying that said Company may be incorporated.

Mr. Melvin, of Derry, presented the petition of Wm. Choate and others, in aid of the petition of Sam'l D. Bell and others, for a rail-road from Manchester to Methuen, &c.

Mr. Melvin presented the petition of Francis Manter and 31 others, in aid of the petition of Sam'l D. Bell and others, for a rail-road from Manchester to Methuen, &c.; also, the petition of John Porter and others, in aid of the petition of Sam'l D. Bell and others, for a rail-road from Manchester to Methuen, &c.

Mr. Eastman, of Derry, presented the petition of Peter J. How

and 42 others, in aid of the petition of Sam'l D. Bell and others, for a rail-road from Manchester to Methuen, &c. ; also, the petition of James Taylor, 2d, and 51 others, in aid of the petition of Sam'l D. Bell and others, for a rail-road from Manchester to Methuen, &c.

Ordered, That the foregoing petitions be referred to the committee on roads, bridges and canals.

Mr. Rogers, of Orford, presented the memorial of John McDuffie, praying for compensation for former services.

Ordered, That said petition be referred to the committee on claims.

Mr. Newell presented the petition of Moses Carleton, praying for the incorporation of the Bath Mining Company.

Mr. Newell presented the petition of Moses Carleton, praying for the incorporation of the Franklin Mining Company.

Mr. Beede presented the petition of Dan'l Hoit and others, praying for an act of incorporation by the name of Carroll County Mutual Fire Insurance Company, with the rights and privileges incident to corporations of a similar nature.

Ordered, That the foregoing petitions be referred to the committee on incorporations.

Mr. Tolles, of Claremont, presented the petition of Philo G. C. Merrill and others, for the removal of an officer of the 15th reg't of the militia ; also, the petition of Philo G. C. Merrill and others, for an amendment of the 8th sec. of the 77th chap. of the Revised Statutes.

Mr. Swazey presented the account of Ephraim Cross, deputy commissary general.

Ordered, That the foregoing petitions and account be referred to the committee on military affairs.

Mr. Kimball, of Rochester, presented the petition of Rufus C. Varney and others, praying that a part of said Rufus C. Varney's farm may be severed from the town of Rochester and annexed to the town of Barrington.

Mr. Adams, of Lancaster, presented the petition of Alpheus Hutchins and others, praying to be disannexed from the town of Northumberland and annexed to the town of Lancaster.

Mr. Rix, of Haverhill, presented the petition of Ephraim Cross and others, to disannex a part of the town of Benton and annex the same to the town of Haverhill.

Mr. Clark, of Manchester, presented the petition of the town of Manchester, for a city charter.

Ordered, That the foregoing petitions be referred to the committee on towns and parishes.

Mr. Gates presented the petition of Leonard Jarvis and others,

praying for an act to incorporate the Merino Manufacturing Company.

Mr. Brewster presented the petition of W. H. Y. Hackett and others, praying to be incorporated for the manufacturing, printing and bleaching of goods in Portsmouth.

Mr. Emery presented the petition of Ichabod Rollins and others, for an act of incorporation, authorizing them to manufacture cotton, iron or wool by the aid of steam power.

Ordered, That the foregoing petitions be referred to the committee on agriculture and manufactures.

Mr. Brewster presented the petition of Simon A. Garland, of Rye, for an alteration of his name.

Mr. Adams, of Roxbury, presented the petition of William Pond, of Roxbury, praying for an alteration of his name.

Mr. Atkinson presented the petition of Almira Hill for the alteration of her name.

Mr. Johnson, of Littleton, presented the petition of Anson Alexander and Lucy Alexander, for the alteration of a name.

Mr. Rust presented the petition of Josiah Berks, for the alteration of his name.

Mr. Hadley, of Hudson, presented the petition of William Hill and others, for the alteration of their names.

Mr. Flanders, of Newtown, presented the petition of the selectmen of Newtown, for the alteration of the name of the town.

Ordered, That the foregoing petitions be referred to the Committee on Names.

Mr. Emery presented the petition of Alfred W. Haven and others, for a charter of incorporation by the name of the State Bank.

Mr. Newell presented the petition of Chester C. Hutchins and others, inhabitants of Bath, Lyman, Lisbon and Landaff, for a bank in Bath.

Ordered, That the foregoing petitions be referred to the Committee on Banks.

Mr. Rogers, of Orford, presented the petition of Henry H. Howard and 184 others, legal voters of the town of Orford, praying for the incorporation of the Northern Extension and Connecticut River Valley Rail-Road Company.

Ordered, That the same be referred to the Committee on Roads, Bridges and Canals.

Mr. Brewster presented the petition of John Christie and others, for an act to preserve innocent persons from costs of prosecution; also, the petition of Richard Jenness and 75 others, citizens and tax payers in the town of Portsmouth, for the passing by the Legislature

of a law authorizing said town to take stock in the Portsmouth and Concord Rail-Road.

Mr. A. F. Sawyer presented the petition of J. A. Wheat and 43 others, praying for an alteration of the law relating to hawkers and peddlers.

Mr. Bailey, of Groton, presented the petition of Albert G. Cheney, and others, of Groton, for an alteration of the laws relating to highways.

Mr. Hewes presented the petition of Elijah Carpenter and others, relating to costs and criminals.

Mr. Marshall presented the petition of Levi W. Leonard and others, praying for an alteration of the license laws.

Mr. Day presented the petition of George W. Hammond and 37 others, in relation to costs in criminal cases.

Mr. Emery presented the petition of the town of Portsmouth, for the passage of a law in addition to the laws now in force relating to the extinguishment of fires.

Mr. Tolles presented the petition of Horace P. Handerson and others, praying for an alteration of the law in relation to fencing upon highways.

Mr. Cook, of Richmond, presented the petition of Asahel Kilton and others, in relation to costs in criminal cases.

Mr. Emery presented the petition of Leonard Cotton and 84 others, citizens and tax payers of the town of Portsmouth, for the passing by the legislature of a law authorizing said town to take stock in the Portsmouth and Concord Rail-Road.

Mr. Cleaves presented the petition of Charles A. Cheever and 91 others, citizens and tax-payers in the town of Portsmouth, for the passing by the legislature of a law authorizing said town to take stock in the Portsmouth and Concord Rail-Road.

Ordered, That the foregoing petitions be referred to the Committee on the Judiciary.

Mr. Gates, of Claremont, presented the petition of Amos Perkins and others, for the passage of an act explanatory of the 9th section, 52d chapter of the Revised Statutes.

Mr. Rogers presented the petition of Leonard Wilcox and others, praying for the incorporation of the Northern Extension and Connecticut River Valley Rail-Road Company; the petitioners being all the owners of land in Orford on which said road will pass.

Ordered, That the foregoing petitions be referred to the Committee on Roads, Bridges and Canals.

Mr. Handy, of Portsmouth, presented the petition of J. Plumer Dennett and others, citizens and tax-payers of the town of Ports-

mouth, for the passing by the legislature of a law authorizing said town to take stock in the Portsmouth and Concord Rail-Road.

Also, the petition of Thomas Fernald and 84 others, citizens and tax-payers in the town of Portsmouth, for the passing by the legislature of a law authorizing said town to take stock in the Portsmouth and Concord Rail-Road.

Ordered, That the foregoing petitions be referred to the Committee on the Judiciary.

Mr. Capron presented the petition of Isaac Stratton and others, that a law may be passed by the legislature in favor of teachers' Institutes.

Ordered, That the same be referred to the Committee on Education.

The Speaker announced the order of the day to be the unfinished business of yesterday, and that when the House adjourned they had under consideration the resolution relating to the choice of a United States Senator, to serve out the unexpired term of Hon. Levi Woodbury.

Mr. Nay withdrew his call for the yeas and nays.

Mr. Wilson, of Keene, moved to amend said resolution, by striking out the words, "tomorrow, at 11 o'clock in the forenoon," and inserting the words, "on Friday next, at 4 o'clock in the afternoon."

Mr. Swasey moved to amend the amendment, by striking out the words "on Friday next, at 4 o'clock in the afternoon," and inserting the words "half past 11 o'clock this forenoon."

After debate, the question, Shall the amendment to the amendment be adopted? being put, Mr. Kittredge called for the yeas and nays.

At the request of Mr. Wilson, of Keene, the call for the yeas and nays was withdrawn.

Mr. Swasey renewed the call.

The yeas and nays being taken—

Those who voted in the affirmative were Messrs.

Hermon Abbott,
Harvey Adams,
Saml. H. Ayer,
Abel Bailey,
Willard A. Baker,
Gilman Batchelder,
David Blake,
Abner Blodgett,
Ivory Brown,
James B. Brown,
John Burnham,

Samuel C. Burnham,
Samuel Butterfield,
David Campbell,
Oliver Capron,
Roswell Carlton,
Jesse Carr,
Jacob Carter,
Charles Caverly,
William Champion,
Joseph Clough,
Gilbert Coburn,

John H. Collins,
 Nicholas Cook,
 Stephen Coombs,
 Thomas Cotton, jr.,
 Peter Cram,
 John Crane,
 John Currier,
 Franklin W. Day,
 Daniel Demerit,
 William Dame,
 Asa P. Eastman,
 Joseph Fifield,
 John W. Flagg,
 David Flanders, of Newton,
 Seth P. Follansbee,
 Darwin Forbes,
 Asa Ford,
 Eliphalet Foss,
 Zebulon Foster, jr.,
 John Gale,
 Daniel K. Gault,
 John F. Gerrish,
 Zeeb Gilman,
 Robert Goodale,
 Warren Goodspeed,
 Hiram Griffin,
 Abijah Hadley,
 John L. Hadley,
 William Hadley,
 William P. Hale,
 Samuel M. Hart,
 Andrew L. Hersey,
 William Hewes,
 James Hilton,
 Thomas Hobbs,
 Charles Hodgdon, jr.,
 Nathaniel B. Hull,
 Simon W. Jones,
 Hosea C. Knowlton,
 Jonathan Little,
 Abel Lowe,
 Francis H. Lyford,
 James McDaniels,
 Israel Marden,

Luke Miller,
 Thomas W. Mordough,
 Nathaniel Morrill, jr.,
 Artemas Morse,
 Levi Moulton,
 Samuel Nay,
 Luther Osgood,
 Daniel Paige, jr.,
 Edward Parsons,
 Hezekiah Parsons, jr.,
 Samuel J. Patridge,
 David Patterson,
 Samuel P. Peavey,
 Eliphalet W. Philbrick,
 Stephen Pingry,
 Abraham Plumer,
 Isaac J. Quimby,
 Laban Rice,
 A. P. Richards,
 Nathaniel Rix,
 Aaron Robinson,
 Henry B. Rust,
 Dyer H. Sanborn,
 Hiram Sargent,
 I. B. Sawtell,
 Jacob Sherburne,
 John Sleeper,
 Aaron J. Smith,
 Leander Smith,
 Samuel Smith, jr.,
 James M. Spooner,
 Benjamin Stephens, 2d,
 Samuel Swasey,
 Enoch Swett,
 Jacob Taylor,
 John D. Thompson,
 Joseph Y. Tibbets,
 Calvin Topliff,
 Thomas Vincent,
 Ephraim S. Wadleigh,
 Jonathan Wate,
 Jesse Waldron,
 Peter Walker,
 Willard Walker,

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Nathaniel Walton,
William Warner,
Ephraim Warren,
Joseph H. Watson,
Dexter Wheeler,

Jonathan Whitmore,
Ira Whitcher,
Hollis Wilcox,
Solomon Wilson,
Thomas P. Wilson,

Those who voted in the negative were Messrs.

Ezra Adams,
Abner Allen,
Samuel Anderson,
Edward Baldwin,
David Ball,
George Barker,
Nathaniel Batchelder,
Hezekiah Bean,
Albin Beard,
Stephen Beede,
James Bell,
Thomas Bennett,
Nicholas C. Blaisdell,
Ira Blake,
Thomas Boyd,
Richard Boylston,
Charles W. Brewster,
Jonathan Brown,
Benjamin Chapman,
Thomas Chase,
Daniel M. Christie,
Daniel Clark,
Samuel Cleaves,
Joseph Clough, jr.,
John M. Collins, jr.
Luke Corser,
David Cram,
Abel Crawford,
Charles W. Cutter,
George W. Dearborn,
John W. Dodge,
Ruel Durkee,
Benjamin Eastman,
Smith Emerson,
James W. Emery,
George Everett,
David Flanders, of Londonderry,
George G. Fogg,

Eben C. Foster,
Herman Foster,
Leonard C. French,
Samuel Garfield,
James M. Gates,
Ziba Gay,
Thomas Gerrish,
Moses Gilman,
Joseph Goodhue,
Charles B. Haddock,
William Haile,
James Hall,
Hiram Hanson,
John M. Handy,
Harvey Hobart,
Asa Huntington,
Andrew Hussey,
Abner S. Hutchinson,
Jacob F. James,
John James,
Stephen Jenkins,
Simeon B. Johnson,
David Jones,
Timothy Kenrick,
Frederick T. Kidder,
Elijah C. Kilburn,
Isaac Kimball,
Richard Kimball,
Jonathan Kittredge,
Cyrus Ladd,
Ebenezer Lane,
Daniel Lothrop,
William F. Lawrence,
Nathaniel Low,
Stephen C. Lyford,
William McCrea,
James McGaffey, jr.
Isaac McGaw,

Moses Marshall,
 Gilman Marston,
 Jonathan Martin,
 Richard Melvin,
 Henry Merrill,
 David Messer,
 Ira W. Moore,
 J. W. Mowry,
 Dudley Nelson,
 George W. Nesmith,
 Zebina Newell,
 Samuel Noyes,
 John Ordway,
 James P. Packer,
 Amos Page,
 Laban Page,
 Amos A. Parker,
 Josiah Peabody,
 Joseph D. Pinder,
 David B. Plumer,
 George W. Prescott,
 John Preston,
 Aaron Quimby,
 John S. Quimby,
 Ai Reed,
 Thomas S. Robinson,
 John Rogers,
 S. H. Rowell,
 Daniel Savage,
 Aaron F. Sawyer,
 Elisha Scribner,
 Miles Scruton,

Stephen B. Sherwin,
 Charles H. Shorey,
 Leander D. Sinclair,
 Dudley Smith,
 Israel H. Smith,
 John Smith, jr.
 Charles Sparhawk,
 Isaac Spalding,
 George W. Stevens,
 Samuel H. Stevens,
 Isaac Sturtevant,
 Ebenezer Thompson,
 Philemon Tolles,
 Arthur L. True,
 Benjamin Veazey,
 William Vennard, 2d,
 Cyrus K. Vilas,
 Elijah Wadleigh,
 William Wadleigh,
 Wells Waldron,
 Moses K. Webster,
 Samuel Webster,
 Ichabod H. Wentworth,
 John B. Wentworth,
 Samuel H. Wentworth,
 Nathan White,
 Eliphalet Wiggin,
 Eleazer M. Wilson,
 James Wilson,
 Thomas Wright,
 Jonathan Young.

Yeas, 120—nays, 139; so the negative of the question prevailed.

Mr. Swasey then moved to amend the amendment, by striking out the words, "on Friday next, at 4 o'clock in the afternoon," and insert the words, "at half past 3 o'clock this afternoon."

On the question, Shall the amendment be amended? the yeas and nays were called for.

Those who voted in the affirmative were Messrs.

Hermion Abbott,	Willard Baker,
Harvey Adams,	Gilman Batchelder,
Samuel H. Ayer,	David Blake,
Abel Bailey,	Abner Blodgett,

Richard Boylston,
 Ivory Brown,
 James B. Brown,
 John Burnham,
 Samuel C. Burnham,
 Samuel Butterfield,
 Daniel Campbell,
 Oliver Capron,
 Roswell Carlton,
 Jesse Carr,
 Charles Caverly,
 Wm. Champion,
 Joseph Clough,
 Gilman Coburn,
 John H. Collins,
 Nicholas Cook,
 Stephen Coombs,
 Thomas Cotton, jr.,
 Peter Cram,
 John Crane,
 Abel Crawford,
 John Currier,
 Franklin W. Day,
 Daniel Demerit,
 William Dunn,
 Asa P. Eastman,
 Joseph Fifield,
 John W. Flagg,
 David Flanders, of Newtown,
 Seth P. Follansbee,
 Darwin Forbes,
 Asa Ford,
 Eliphalet Foss,
 Zebulon Foster, jr.,
 John Gale,
 Daniel K. Gault,
 John F. Gerrish,
 Zeeb Gilman,
 Robert Goodale,
 Warren Goodspeed,
 Hiram Griffin,
 Abijah Hadley,
 John L. Hadley,

William Hadley,
 William P. Hale,
 Samuel M. Hart,
 Andrew L. Hersey,
 William Hewes,
 James Hilton,
 Thomas Hobbs,
 Charles Hodgdon, jr.,
 Nathaniel B. Hull,
 Simon W. Jones,
 Hosea C. Knowlton,
 Jonathan Little,
 Abel Lowe,
 Francis H. Lyford,
 James McDaniels,
 Israel Mardin,
 Luke Miller,
 Thomas W. Mordough,
 Nathaniel Morrill, jr.,
 Artemas Morse,
 Levi Moulton,
 Samuel Nay,
 Luther Osgood,
 Daniel Paige, jr.,
 Edward Parsons,
 Hezekiah Parsons, jr.,
 Samuel J. Patridge,
 David N. Patterson,
 Samuel P. Peavey,
 Eliphalet W. Philbrick,
 Stephen Pingry,
 Abraham Plumer,
 Isaac J. Quimby,
 Laban Rice,
 A. P. Richards,
 Nathaniel Rix,
 Aaron Robinson,
 Henry B. Rust,
 Dyer H. Sanborn,
 Hiram Sargent,
 I. B. Sawtell,
 Thomas E. Sawyer,
 Jacob Sherburne,

John Sleeper,
Aaron J. Smith,
Leander Smith,
Samuel Smith, jr.,
James M. Spooner,
Benjamin Stevens, 2d,
Samuel Swasey,
Jacob Taylor,
John D. Thompson,
Joseph Y. Tibbets,
Calvin Topliff,
Thomas Vincent,
Ephraim S. Wadleigh,
Jonathan Wate,

Jesse Waldron,
Peter Walker,
Willard Walker,
Nathaniel Walton,
William Warner,
Ephraim Warren,
Joseph H. Watson,
Dexter Wheeler,
Jonathan Whitmore,
Ira Witcher,
Hollis Wilcox,
Solomon Wilson,
Thomas P. Wilson.

Those who voted in the negative were Messrs.

Ezra Adams,
Abner Allen,
Samuel Anderson,
Edwin Baldwin,
David Ball,
George Barker,
Nathaniel Batchelder,
Hezekiah Bean,
Albin Beard,
Stephen Beede,
James Bell,
Thomas Bennett,
Nicholas C. Blaisdell,
Ira Blake,
Thomas Boyd,
Charles W. Brewster,
Jonathan Brown,
Benjamin Chapman,
Thomas Chase,
Daniel M. Christie,
Daniel Clark,
Samuel Cleaves,
Joseph Clough, jr.,
John M. Collins, jr.,
Luke Corser,
David Cram,
Charles W. Cutter,
George W. Dearborn,

John W. Dodge,
Ruel Durkee,
Benjamin Eastman,
Smith Emerson,
James W. Emery,
George Everett,
David Flanders, Londonderry,
Jonathan Fletcher,
George G. Fogg,
Eben C. Foster,
Herman Foster,
Leonard C. French,
Samuel Garfield,
James M. Gates,
Ziba Gay,
Thomas Gerrish,
Moses Gilman,
Joseph Goodhue,
Charles B. Haddock,
William Haile,
James Hall,
Hiram Hanson,
John N. Handy,
Harvey Hobart,
Asa Huntington,
Andrew Hussey,
Abner S. Hutchinson,
Jacob F. James,

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John James,
 Stephen Jenkins,
 S. B. Johnson,
 David Jones,
 Timothy Kenrick,
 Frederick T. Kidder,
 Elijah C. Kilburn,
 Isaac Kimball,
 Richard Kimball,
 Jonathan Kittredge,
 Cyrus Ladd,
 Ebenezer Lane,
 William F. Lawrence,
 Nathaniel Low,
 Stephen C. Lyford,
 James McGaffee, jr.,
 Isaac McGaw,
 Moses Marshall,
 Gilman Marston,
 Jonathan Martin,
 Richard Melvin,
 Henry Merrill,
 David Messer,
 Ira W. Moore,
 J. W. Mowry,
 Dudley Nelson,
 Zebina Newell,
 Samuel Noyes,
 John Ordway,
 James P. Packer,
 Amos Page,
 Laban Page,
 Amos A. Parker,
 Josiah Peabody,
 Joseph D. Pinder,
 David B. Plumer,
 George W. Prescott,
 John Preston,
 Aaron Quimby,
 John S. Quimby,

Ai Read,
 Thomas S. Robinson,
 John Rogers,
 S. H. Rowell,
 Daniel Savage,
 Aaron F. Sawyer,
 Elisha Scribner,
 Miles Scruton,
 Stephen B. Sherwin,
 Charles H. Shorey,
 Leander D. Sinclair,
 Dudley Smith,
 Israel H. Smith,
 John Smith, jr.,
 Charles Sparhawk,
 Isaac Spalding,
 George W. Stevens,
 Samuel H. Stevens,
 Isaac Sturtevant,
 Enoch Sweatt,
 Ebenezer Thompson,
 Philemon Tolles,
 Arthur L. True,
 Benjamin Veazey,
 William Vennard, 2d,
 Cyrus K. Vilas,
 Elijah Wadleigh,
 William Wadleigh,
 Wells Waldron,
 Moses K. Webster,
 Samuel Webster,
 Ichabod H. Wentworth,
 John B. Wentworth,
 Samuel H. Wentworth,
 Nathan White,
 Eliphalet Wiggin,
 Eleazer M. Wilson,
 James Wilson,
 Thomas Wright.

Yeas 122, nays 137; so the negative of the question prevailed, and the House rejected the amendment to the amendment.

Mr. Wilson, of Keene, moved to lay the resolution and amendment on the table, and proceed to the order of the day.

Mr. Miller moved that the House now adjourn.

On the question, Will the House now adjourn? the yeas and nays were called for.

Those who voted in the affirmative were Messrs.

Hermon Abbot,	Seth P. Follansbee,	Luther Osgood,
Harvey Adams,	Darwin Forbes,	Daniel Paige, jr.,
Samuel H Ayer,	Asa Ford,	Edward Parsons,
Abel Bailey,	Eliphalet Foss,	Hezekiah Parsons, jr.,
Willard A Baker,	Zebulon Foster, Jr.,	Samuel J Patridge,
Gilman Batchelder,	John Gale,	David N Patterson,
David Blake,	Daniel K Gault,	Samuel P Peavey,
Abner Blodgett,	John F Gerrish,	Eliphalet W Philbrick,
Ivory Brown,	Zeeb Gilman,	Stephen Pingry,
John B Brown,	Robert Goodale,	Abraham Plumer,
John Burnham,	Warren Goodspeed,	Isaac J Quimby,
Samuel C Burnham,	Hiram Griffin,	Laban Rice,
Samuel Butterfield,	Abijah Hadley,	A P Richards,
Daniel Campbell,	John L Hadley,	Nathaniel Rix,
Roswell Carlton,	William Hadley,	Aaron Robinson,
Jesse Carr,	William P Hale,	Henry B Rust,
Jacob Carter,	Samuel M Hart,	Dyer H Sanborn,
Charles Caverly,	Andrew L Hersey,	Hiram Sargent,
William Champion,	William Hewes,	I B Sawtell,
Joseph Clough,	James Hilton,	Jacob Sherburne,
Gilbert Coburn,	Thomas Hobbs,	John Sleeper,
John H Collins,	Charles Hodgdon, Jr.,	Aaron J Smith,
Nicholas Cook,	Nathaniel B Hull,	Leander Smith,
Stephen Coombs,	Simon W Jones,	Samuel Smith, jr.,
Thomas Cotton, Jr.,	Hosea C Knowlton,	Benjamin Stevens, 2d,
Peter Cram,	Jonathan Little,	Samuel Swazey,
John Crane,	Abel Lowe,	Enoch Sweatt,
Abel Crawford,	Francis H Lyford,	Jacob Taylor,
John Currier,	James McDaniels,	John D Thompson,
Franklin W Day,	Israel Mardin,	Joseph Y Tibbets,
Daniel Demerit,	Luke Miller,	Calvin Topliff,
William Dunn,	Thomas W Mordough,	Thomas Vincent,
Asa P Eastman,	Nathaniel Morrill, Jr.,	Ephraim S Wadleigh,
Joseph Fifield,	Artemas Morse,	Jonathan Wate,
John W. Flagg,	Levi Moulton,	Jesse Waldron,
David Flanders,	Samuel Nay,	Peter Walker,

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Willard Walker,	Joseph H Watson,	Hollis Wilcox,
Nathaniel Walton,	Dexter Wheeler,	Solomon Wilson,
William Warner,	Jonathan Whitmore,	Thomas P Wilson.
Ephraim Warren,	Ira Whitecher,	

Those who voted in the negative were Messrs.

Ezra Adams,	David Flanders, London-	William F Lawrence,
Abner Allen,	derry,	Nathaniel Low,
Samuel Anderson,	Jonathan Fletcher,	Stephen C Lyford,
Edwin Baldwin,	George G Fogg,	William McCrea,
David Ball,	Eben C Foster,	James McGaffey, jr.,
George Barker,	Herman Foster,	Isaac McGaw,
Nathaniel Batchelder,	Leonard C French,	Moses Marshall,
Hezekiah Bean,	Samuel Garfield,	Gilman Marston,
Ablin Beard,	James M Gates,	Jonathan Martin,
Stephen Beede,	Ziba Gay,	Richard Melvin,
James Bell,	Thomas Gerrish,	Henry Merrill,
Thomas Bennett,	Moses Gilman,	David Messer,
Nicholas C Blaisdell,	Joseph Goodhue,	Ira W Moore,
Ira Blake,	Charles B Haddock,	J W Mowry,
Thomas Boyd,	William Haile,	Dudley Nelson,
Richard Boylston,	James Hall,	George W Nesmith,
Charles W Brewster,	Hiram Hanson,	Zebina Newell,
Jonathan Brown,	John N Handy,	Samuel Noyes,
Oliver Capron,	Harvey Hobart,	John Ordway,
Benjamin Chapman,	Asa Huntington,	James P Packer,
Thomas Chase,	Andrew Hussey,	Amos Page,
Daniel M Christie,	Abner S Hutchinson,	Laban Page,
Daniel Clark,	Jacob F James,	Amos A Parker,
Samuel Cleaves,	John James,	Josiah Peabody,
Joseph Clough, jr.,	Stephen Jenkins,	Joseph D Pinder,
John M Collins, jr.,	S B Johnson,	David B Plumer,
Luke Corser,	David Jones,	George W Prescott,
David Cram,	Timothy Kenrick,	John Preston,
Charles W Cutter,	Frederick T Kidder,	Aaron Quimby,
George W Dearborn,	Elijah K Kilburn,	John S Quimby,
John W Dodge,	Isaac Kimball,	Ai Reed,
Ruel Durkee,	Richard Kimball,	Thomas S Robinson,
Benjamin Eastman,	Jonathan Kittredge,	John Rogers,
Smith Emerson,	Cyrus Ladd,	S H Rowell,
James W Emery,	Ebenezer Lane,	Daniel Savage,
George Everett,	Daniel Lothrop,	Aaron F Sawyer,

Thomas E Sawyer,	George W Stevens,	Moses K Webster,
Elisha Scribner,	Samuel H Stevens,	Samuel Webster,
Miles Scruton,	Isaac Sturtevant,	Ichabod H Wentworth,
Stephen B Sherwin,	Ebenezer Thompson,	John B Wentworth,
Charles H Shorey,	Philemon Tolles,	Samuel H Wentworth,
Leander D Sinclair,	Arthur L True,	Nathan White,
Dudley Smith,	Benjamin Veazey,	Eliphalet Wiggin,
Israel H Smith,	William Vennard, 2d,	Eleazer M Wilson,
John Smith, jr.	Silas K Vilas,	James Wilson,
Charles Sparhawk,	Elijah Wadleigh,	Thomas Wright.
Isaac Spalding,	William Wadleigh,	
James M Spooner,	Wells Waldron,	

Yeas 119, nays 141 ; so the negative of the question prevailed, and the House refused to adjourn.

Mr. Wilson, of Keene, moved that the House now proceed to the order of the day—being the election of a United States Senator, for six years from the 3d day of March next, which motion prevailed.

Mr. Swasey moved to postpone said election until Friday next, at 3½ o'clock in the afternoon.

The question, Will the House postpone proceeding to the choice of a United States Senator for six years from the 3d day of March next, until Friday next, at 3½ o'clock in the afternoon ? being put, a division of the House was called for.

Mr. Swasey called for the yeas and nays.

Those who voted in the affirmative were Messrs.

Hermon Abbott,	Charles Caverly,	Seth P Follansbee,
Harvey Adams,	William Champion,	Darwin Forbes,
Samuel H Ayer,	Joseph Clough,	Asa Ford,
Abel Bailey,	Gilbert Coburn,	Eliphalet Foss,
Willard A Baker,	John H Collins,	Zebulon Foster, Jr,
Gilman Batchelder,	Nicholas Cook,	John Gale,
Abner Blodgett,	Thomas Cotton, Jr,	Daniel K Gault,
Ivory Brown,	Peter Cram,	John F Gerrish,
James B Brown,	John Crane,	Zeeb Gilman,
John Burnham,	Abel Crawford,	Robert Goodale,
Samuel C Burnham,	John Currier,	Warren Goodspeed,
Samuel Butterfield,	Franklin W Day,	Hiram Griffin,
Daniel Campbell,	Daniel Demerit,	Abijah Hadley,
Oliver Capron,	William Dunn,	John L Hadley,
Roswell Carlton,	Asa P Eastman,	William Hadley,
Jesse Carr,	John W Flagg,	William P Hale,
Jacob Carter,	David Flanders, Newtown,	Samuel M Hart,

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Andrew L Hersey,	Hezekiah Parsons, Jr,	Samuel Swasey,
William Hewes,	Samuel J Patridge,	Enoch Sweatt,
James Hilton,	David N Patterson,	Jacob Taylor,
Thomas Hobbs,	Samuel P Peavey,	John D Thompson,
Charles Hodgdon, Jr,	Eliphalet W Philbrick,	Joseph Y Tibbets,
Nathaniel B Hull,	Stephen Pingry,	Calvin Topliff,
Simon W Jones,	Abraham Plumer,	Thomas Vincent,
Hosea C Knowlton,	Isaac J Quimby,	Jonathan Wate,
Jonathan Little,	Laban Rice,	Jesse Waldron,
Abel Lowe,	A P Richards,	Peter Walker,
Nathaniel Low,	Nathaniel Rix,	Willard Walker,
Francis H Lyford,	Aaron Robinson,	Nathaniel Walton,
James McDaniels,	Henry B Rust,	William Warner,
Israel Mardin,	Dyer H Sanborn,	Ephraim Warren,
Luke Miller,	Hiram Sargent,	Joseph H Watson,
Thomas W Mordough,	I B Sawtell,	Dexter Wheeler,
Artemas Morse,	Jacob Sherburne,	Jonathan Whitmore,
Levi Moulton,	John Sleeper,	Ira Whitcher,
Samuel Nay,	Aaron J Smith,	Hollis Wilcox,
Luther Osgood,	Leander Smith,	Solomon Wilson,
Daniel Paige, Jr,	Samuel Smith, Jr,	Thomas P Wilson
Edward Parsons,	Benjamin Stevens, 2d,	

Those who voted in the negative were Messrs.

Ezra Adams,	Thomas Chase,	George G Fogg,
Abner Allen,	Daniel M Christie,	Eben C Foster,
Samuel Anderson,	Daniel Clark,	Herman Foster,
Edwin Baldwin,	Samuel Cleaves,	Leonard C French,
David Ball,	Joseph Clough, Jr,	Samuel Garfield,
George Barker,	John M Collins, Jr,	James M Gates,
Nathaniel Batchelder,	Stephen Coombs,	Ziba Gay,
Hezekiah Bean,	Luke Corser,	Thomas Gerrish,
Albin Beard,	David Cram,	Moses Gilman,
Stephen Beede,	Charles W Cutter,	Joseph Goodhue,
James Bell,	George W Dearborn,	Charles B Haddock,
Thomas Bennett,	John W Dodge,	William Haile,
Nicholas C Blaisdell,	Ruel Durkee,	James Hall,
David Blake,	Benjamin Eastman,	Hiram Hanson,
Ira Blake,	Smith Emerson,	John N Handy,
Thomas Boyd,	James W Emery,	Harvey Hobart,
Richard Boylston,	George Everett,	Asa Huntington,
Charles W Brewster,	David Flanders, of Lon-	Andrew Hussey,
Jonathan Brown,	donderry,	Abner S Hutchinson,
Benjamin Chapman,	Jonathan Fletcher,	Jacob F James,

John James,	Zebina Newell,	John Smith, Jr,
Stephen Jenkins,	Samuel Noyes,	Charles Sparhawk,
S B Johnson,	John Ordway,	Isaac Spalding,
David Jones,	James P Packer,	James M Spooner,
Timothy Kenrick,	Amos Page,	George W Stevens,
Frederick T Kidder,	Laban Page,	Samuel H Stevens,
Elijah C Kilburn,	Amos A Parker,	Isaac Sturtevant,
Isaac Kimball,	Josiah Peabody,	Ebenezer Thompson,
Richard Kimball,	Joseph D Pinder,	Philemon Tolles,
Jonathan Kittredge,	David B Plumer,	Arthur L True,
Cyrus Ladd,	George W Prescott,	Benjamin Veazey,
Ebenezer Lane,	John Preston,	William Vennard, 2d,
Daniel Lothrop,	Aaron Quimby,	Silas K Vilas,
William F Lawrence,	John S Quimby,	Elijah Wadleigh,
Stephen C Lyford,	Ai Reed,	William Wadleigh,
William McCrea,	Thomas S Robinson,	Wells Waldron,
James McGaffey, Jr,	John Rogers,	Moses K Webster,
Isaac McGaw,	S H Rowell,	Samuel Webster,
Moses Marshall,	Daniel Savage,	Ichabod H Wentworth
Gilman Marston,	Aaron F Sawyer,	John B Wentworth,
Jonathan Martin,	Thomas E Sawyer,	Samuel H Wentworth,
Richard Melvin,	Elisha Scribner,	Nathan White,
Henry Merrill,	Miles Scruton,	Eliphalet Wiggin,
David Messer,	Stephen B Sherwin,	Eleazer M Wilson,
Ira W Moore,	Charles H Shorey,	James Wilson,
J W Mowry,	Leander D Sinclair,	Thomas Wright.
Dudley Nelson,	Dudley Smith,	
George W Nesmith,	Israel H Smith,	

Yeas 116—Nays 141.

So the negative of the question prevailed, and the House refused to postpone proceeding to said election.

Mr. Walton moved that the House now adjourn. A division was called for.

The speaker announced the result of the vote as follows:

Affirmative 102—Negative 135;

So the House refused to adjourn.

Mr. Miller demanded the yeas and nays.

The speaker said the call was not in order.

Mr. Miller appealed from the decision of the speaker to the House, and the question, Is the Speaker's decision correct? being put, the yeas and nays were called for by Mr. Swasey.

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Those who voted in the affirmative were Messrs.

Hermon Abbott,	Samuel Garfield,
Ezra Adams,	James M. Gates,
Abner Allen,	Ziba Gay,
Samuel Anderson,	Thomas Gerrish,
Edwin Baldwin,	Moses Gilman,
David Ball,	Zeeb Gilman,
George Barker,	Joseph Goodhue,
Nathaniel Batchelder,	Charles B. Haddock,
Hezekiah Bean,	William Haile,
Albin Beard,	James Hall,
Stephen Beede,	Hiram Hanson,
James Bell,	John N. Handy,
Thomas Bennett,	Andrew L. Hersey,
Nicholas C. Blaisdell,	Harvey Hobart,
Ira Blake,	Asa Huntington,
Thomas Boyd,	Andrew Hussey,
Richard Boylston,	Abner S. Hutchinson,
Charles W. Brewster,	Jacob F. James,
Jonathan Brown,	John James,
Benjamin Chapman,	Stephen Jenkins,
Thomas Chase,	Simeon B. Johnson,
Daniel M. Christie,	David Jones,
Daniel Clark,	Timothy Kenrick,
Samuel Cleaves,	Frederick T. Kidder,
Joseph Clough, jr.,	Elijah C. Kilburn,
John M. Collins, jr.,	Isaac Kimball,
Luke Corser,	Richard Kimball,
David Cram,	Jonathan Kittredge,
Charles W. Cutter,	Cyrus Ladd,
George W. Dearborn,	Ebenezer Lane,
John W. Dodge,	Daniel Lothrop,
Ruel Durkee,	William F. Lawrence,
Benjamin Eastman,	Nathaniel Low,
Smith Emerson,	Stephen C. Lyford,
James W. Emery,	William McCrea,
George Everett,	James McGaffey, jr.,
John W. Flagg,	Isaac McGaw,
David Flanders, of Londonderry,	Moses Marshall,
Jonathan Fletcher,	Gilman Marston,
George G. Fogg,	Jonathan Martin,
Eben C. Foster,	Richard Melvin,
Herman Foster,	Henry Merrill,
Leonard C. French,	David Messer,

Ira W. Moore,
J. W. Mowry,
Dudley Nelson,
George W. Nesmith,
Zebina Newell,
Samuel Noyes,
John Ordway,
James P. Packer,
Amos Page,
Laban Page,
Amos A. Parker,
Josiah Peabody,
Joseph D. Pinder,
David B. Plumer,
George W. Prescott,
John Preston,
Aaron Quimby,
John S. Quimby,
Ai Reed,
Nathaniel Rix,
Thomas S. Robinson,
John Rogers,
S. H. Rowell,
Dyer H. Sanborn,
Hiram Sargent,
Daniel Savage,
Aaron F. Sawyer,
Thomas E. Sawyer,
Elisha Scribner,
Miles Scruton,
Stephen B. Sherwin,
Charles H. Shorey,

Leander D. Sinclair,
Dudley Smith,
Israel H. Smith,
John Smith, jr.
Charles Sparhawk,
Isaac Spalding,
James M. Spooner,
George W. Stevens.
Samuel H. Stevens,
Isaac Sturtevant,
Ebenezer Thompson,
Philemon Tolles,
Arthur L. True,
Benjamin Veazey,
William Vennard, 2d,
Cyrus K. Vilas,
Thomas Vincent,
Elijah Wadleigh,
Ephraim S. Wadleigh,
William Wadleigh,
Wells Waldron,
Moses K. Webster,
Samuel Webster,
Ichabod H. Wentworth,
John B. Wentworth,
Samuel H. Wentworth,
Nathan White,
Eliphalet Wiggin,
Eleazer M. Wilson,
James Wilson,
Thomas Wright,
Jonathan Young.

Those who voted in the negative were Messrs.

Harvey Adams,
Saml. H. Ayer,
Abel Bailey,
Willard A. Baker,
Gilman Batchelder,
Abner Blodgett,
Ivory Brown,
James B. Brown,
John Burnham,
Samuel C. Burnham,

Samuel Butterfield,
Daniel Campbell,
Oliver Capron,
Roswell Carlton,
Jesse Carr,
Charles Caverly,
William Champion,
Joseph Clough,
Gilbert Coburn,
John H. Collins,

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Nicholas Cook,
 Thomas Cotton, jr.,
 Peter Cram,
 John Crane,
 Abel Crawford,
 John Currier,
 Franklin W. Day,
 Daniel Demerit,
 William Dunn,
 Asa P. Eastman,
 Joseph Fifield,
 Seth P. Follansbee,
 Darwin Forbes,
 Asa Ford,
 Eliphalet Foss,
 Zebulon Foster, jr.,
 John Gale,
 Daniel K. Gault,
 John F. Gerrish,
 Robert Goodale,
 Warren Goodspeed,
 Hiram Griffin,
 Abijah Hadley,
 John L. Hadley,
 William P. Hale,
 Samuel M. Hart,
 William Hewes,
 James Hilton,
 Thomas Hobbs,
 Charles Hodgdon, jr.,
 Nathaniel B. Hull,
 Simon W. Jones,
 Hosea C. Knowlton,
 Jonathan Little,
 Abel Lowe,
 Francis H. Lyford,
 James McDaniels,
 Israel Mardin,
 Luke Miller,
 Thomas W. Mordough,

Artemas Morse,
 Levi Moulton,
 Samuel Nay,
 Luther Osgood,
 Daniel Paige, jr.,
 Edward Parsons,
 Hezekiah Parsons, jr.,
 Samuel J. Patridge,
 Samuel P. Peavey,
 Stephen Pingry,
 Abraham Plumer,
 Isaac J. Quimby,
 Laban Rice,
 A. P. Richards,
 Henry B. Rust,
 I. B. Sawtell,
 Jacob Sherburne,
 John Sleeper,
 Aaron J. Smith,
 Leander Smith,
 Samuel Smith, jr.,
 Benjamin Stephens, 2d,
 Samuel Swasey,
 Enoch Swett,
 Jacob Taylor,
 John D. Thompson,
 Joseph Y. Tibbets,
 Jonathan Wate,
 Peter Walker,
 Willard Walker,
 Nathaniel Walton,
 William Warner,
 Ephraim Warren,
 Joseph H. Watson,
 Dexter Wheeler,
 Jonathan Whitmore,
 Ira Whitcher,
 Hollis Wilcox,
 Solomon Wilson,
 Thomas P. Wilson,

Yeas 151—Nays 100.

So the affirmative of the question prevailed, and the House sustained the decision of the Speaker.

The House then proceeded to make choice of a United States senator to represent this state in Congress for the term of six years from the third day of March next, Mr. Wilson, of Keene, in the chair.

On the first balloting the Speaker announced the result as follows :

Whole number of votes cast,	261
Necessary to a choice,	131
James Bell has	1
John Kelly has	1
William Badger has	1
Harry Hibbard has	119
John P. Hale has	139,

And John P. Hale was accordingly declared elected on the part of the House senator to represent this state in the Congress of the United States for the term of six years from the third day of March, 1847.

On motion,

The House adjourned.

AFTERNOON.

On motion of Mr. Fogg—

Resolved, That a committee of three be appointed, to inform the Honorable Senate that the House of Representatives have on their part elected, by ballot, the Hon. John P. Hale to represent this state in the Congress of the United States for the term of six years from the 3d day of March next, and request the concurrence of the Senate therein.

Ordered, That Messrs. Fogg, G. W. Stevens and Sanborn, constitute the committee.

On motion of Mr. Bell—

Resolved, That the use of the hall of the House of Representatives be granted to the New-Hampshire Historical Society, for the delivery of the annual address before the Society, by Dr. Samuel Webber, of Charlestown, N. H., on Wednesday, the 10th of June, at 8 o'clock P. M.

On motion of Mr. Kenrick—

Resolved, That the committee on the judiciary be instructed to procure, for the use of the House, the printing of three hundred and fifty copies of the bill entitled "An act to prevent abuses in the practice of the law and to regulate fees in certain cases," referred to them.

On motion of Mr. Emery—

Resolved, That the committee on the judiciary be instructed to inquire whether the laws of this state in relation to manufacturing

and other corporations require any, and what alterations and amendments, and report thereon to this House.

On motion of Mr. Aaron Quimby—

Resolved, That the House are ready to meet the Senate in convention, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution.

Ordered, That the clerk notify the Senate thereof.

The House proceeded in the order of the day, to the consideration of the resolution relating to the surplus revenue.

The said resolution was then read a third time.

The question being, Shall the resolution pass? it was decided in the affirmative, so said resolution passed.

Ordered, That the clerk request the concurrence of the Senate therein.

The House proceeded to the consideration of the unfinished business of the forenoon, in relation to fixing a time to go into the election of a United States Senator to fill the vacancy occasioned by the resignation of Hon. Levi Woodbury.

The question, Shall the amendment to the resolution proposed by Mr. Wilson, of Keene, be adopted? being put, it was decided in the affirmative.

So the House decided to postpone proceeding to said election until Friday next at 4 o'clock, P. M.

The following message was received from the Senate, by their clerk:

Mr. Speaker:—I am directed by the Honorable Senate to inform the House of Representatives that they have on their part elected John P. Hale Senator for the state of New-Hampshire in the Congress of the United States for the term of six years, commencing on the fourth day of March next.

On motion of Mr. Nesmith—

Resolved, That a committee of one from each county be appointed, with instructions to bring in a bill for the purpose of dividing this state into four convenient and suitable congressional districts.

Mr. Low, of Dover, presented the following preamble and resolution:

Whereas the interests of New-Hampshire have been opposed, disregarded and compromised in reference to that policy which opens to the farmer a near and ready market for his produce, stimulates enterprise, rewards industry, develops skill, employs labor and fills the land with a thriving and happy population, and

Whereas the feelings and principles of her citizens on the great questions of human liberty and human rights have been so perversely

misrepresented, as to make them seemingly the advocates and champions of slavery; and

Because the eagerness for territorial acquisition, in order to multiply new states, with forms of government making slavery therein perpetual, evinces a conspiracy to extend the hateful institution, and to protect and confirm it by additional ties and fresh securities; whereby the expectation of the friends of liberty, who believed that, under the beneficent influence of our compact and form of Union, the foul blot of slavery would, at no distant period, be effaced from our national escutcheon, have been grievously disappointed: Therefore,

Resolved, That pending the choice of an individual to represent this state in the Congress of the United States, it is expedient to declare, that the policy of protecting American free labor against unfair competition with the cheaper labor of other nations ought to be sustained: and as every man is born free and has an equal right to life, liberty, and the pursuit of happiness, we do

Further solemnly disclaim, in behalf of the people of New-Hampshire, all sympathy with that odious system of oppression which robs him of these inestimable blessings, and asserts the monstrous doctrine that one man may rightfully hold and use another as his property; such abominable principles being at war with the inalienable rights of man, abhorrent to every feeling of humanity, and repugnant to every dictate of religion and morality.

On motion—

Ordered, To lie on the table.

Agreeably to previous notice, Mr. H. Foster, by leave, introduced a bill, entitled "An act to increase the capital stock of the Amoskeag Manufacturing Company," which was read a first and second time.

Ordered, That the same be referred to the committee on agriculture and manufactures.

Agreeably to previous notice, Mr. Boylston, by leave, introduced a bill, entitled "An act to incorporate the Amherst Steam Mill Company," which was read a first and second time.

Ordered, That the same be referred to the committee on incorporations.

Mr. Preston gave notice that he should, to-morrow, ask leave to introduce a bill, entitled An act for the further protection of personal liberty.

Mr. Kimball, of Rochester, gave notice that he should, to-morrow, ask leave to introduce a bill, entitled An act to incorporate the Norwary Plains Company.

IN CONVENTION.

The Senate and House of Representatives being assembled in

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convention, in the Representatives' Hall, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution—

Mr. Patten, of the Senate, from the committee appointed to receive the returns of votes for Councillors, sort, and count their numbers, and report thereon, reported as follows :

The Select Committee to whom were referred the returns of votes for Councillors, with instructions to examine the same and cast the votes, have attended to the duty assigned them, and report that in

District Number 1

The whole number of votes cast is	11682
Necessary for a choice,	5842
Estimated as scattering,	95
Benjamin Jenness has	5539
John Kelly has	5344
Noah Piper has	704,
and there is no choice, Benjamin Jenness and John Kelly being the two highest candidates.	

District Number 2.

The whole number of votes cast is	11172
Necessary for a choice,	5587
Estimated as scattering,	63
Zebulon Pease has	5171
John C. Young	3408
Asa Beacham	1393
Enoch Place	1137
and there is no choice, Zebulon Pease and John C. Young being the two highest candidates.	

District Number 3.

Whole number of votes cast is	13311
Necessary for a choice,	6656
Estimated as scattering,	18
John S. Elliot has	613
Jesse Woodbury,	1495
David Steele	4223
Samuel Jones	6962
and is elected.	

District Number 4.

Whole number of votes cast is	8976
Necessary for a choice,	4483
Estimated as scattering,	13

Amos Perkins has	4032
Jared Perkins	4930
and is elected.	

District Number 5.

Whole number of votes cast is	9652
Necessary for a choice,	4827
Estimated as scattering,	22
Abner Allen has	1095
Jonathan Brownson	708
George H. Lathrop	2509
Enos Ferrin,	5318
and is elected.	

From the towns of Newmarket and Danville, in District No. 1; New-Durham, Ossipee and Chatham, in District No. 2; and Hart's Location, in District No. 5, the returns of votes were not received at the office of the Secretary of State within the time prescribed by the Constitution, but are included in the foregoing estimate. To the return from the town of Canterbury, in District No. 1, the town-clerk added a note, as follows, to wit.: "The above is a statement of votes, as declared in open town meeting; but after the declaration, on reëxamination it was found that a mistake had been committed in the count of the votes. From that reëxamination the moderator, selectmen and town-clerk were satisfied that the state of the votes was, and should have been declared, as follows: Benjamin Jenness, 145 votes; John Kelly, 93 votes; Noah Piper, 45 votes; total, 283 votes;" making a difference of 17 votes in the aggregate, and giving John Kelly 5 votes more than as declared, and Noah Piper 22 votes less than declared for him; but the difference could not materially vary the result of the election in the district.

On motion of Mr. Preston, of the House—

Ordered, That the report be accepted.

On motion of Mr. Garfield, of the House, the Convention then proceeded to make choice of a Councillor in District Number 1.

On the first ballot the chairman announced the result, as follows:

Whole number of votes cast,	269
Necessary to a choice,	135
B. W. Jenness has	1
Benjamin Jenness	123
John Kelly	145

and John Kelly was accordingly declared elected Councillor for District Number 1.

On motion of Mr. Garfield, of the House, the Convention then proceeded to make choice of a Councillor in District Number 2.

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On the first balloting the chairman announced the result as follows:

Whole number of votes cast,	268
Necessary to a choice,	135
Zebulon Pease has	123
John C. Young has	145

and John C. Young was accordingly declared elected Councillor for District No. 2 for the ensuing political year.

On motion of Mr. J. Wilson, of the House—

Resolved, That a committee be appointed, to wait on His Excellency the Governor, and inform him of the election of John Kelly as Councillor to fill the vacancy in Councillor District No. 1, and the election of John C. Young to fill the vacancy in Councillor District No. 2.

On motion of Mr. Emery—

Ordered, That the resolution be so far amended as to include the names of the other three Councillors.

Ordered, That Messrs. Dodge, of the Senate, James Wilson, and Sanborn, of the House, constitute the Committee.

On motion of Mr. Emery, the Convention rose and the Senate withdrew.

On motion of Mr. Johnson, The House adjourned.

WEDNESDAY, JUNE 10, 1846.

Prayer by Rev. Mr. Perkins.

On motion of Mr. Parker—

Ordered, That the rules of the House be so far suspended that the reading of so much of the journal of yesterday as contains the lists of yeas and nays, be dispensed with.

The Speaker announced the committee on the resolution relating to the division of the State into Congressional Districts to consist of Messrs. Melvin, Nesmith, Bennett, Champion, George W. Stevens, Garfield, Parker, Witcher, Sawtell, and James B. Brown.

The following message was received from the Senate by their clerk:

Mr. Speaker :—The Senate concur with the House of Representatives in the appointment of a committee to fix upon a day on which the business of the present session may be brought to a close; and have on their part joined Mr. Kingsbury.

Mr. Christie presented the petition of Andrew Pierce, 3d, and others, for further legislation in relation to hawkers and pedlers.

Mr. Vilas presented the petition of Aldis Lovell and others, in relation to costs in criminal cases.

Mr. Jacob Carter presented the petition of the town of Concord for the passage of an act authorizing towns to erect or purchase and maintain toll-bridges.

Mr. Christie presented the petition of Andrew Pierce, jr., and others, praying for the passage of a law imposing a tax upon dogs, &c.

Mr. Bell presented the petition of S. B. Sweatt and 105 others, for further legislation in respect to hawkers and pedlars.

Mr. Hanson presented the petition of Mark Noble and 296 others, to prevent hawkers and pedlars.

Mr. Hutchinson presented the petition of Daniel C. French and others, for an alteration of the license laws.

Mr. Shorey, of Somersworth, presented the petition of John B. Wood for an amendment of the lumber law.

Ordered, That the foregoing petitions be referred to the committee on the judiciary.

Mr. Eastman, of Derry, presented the petition of Joshua Marsh and others, in aid of the petition of Samuel D. Bell and others, for a rail-road from Manchester to Methuen.

Mr. Clark presented the petition of David A. Bunton and 380 others, citizens of Manchester, for a rail-road from Manchester to Methuen.

Mr. Wilson, of Keene, presented the petition of Aaron Thomas and Henry Allen, praying for the right to establish a ferry across Connecticut river, from Chesterfield, in this state, to Brattleborough, Vermont.

Mr. Marston presented the petition of B. R. Perkins and 27 others, citizens of Exeter, for a rail-road from Exeter to Manchester.

Mr. Christie presented the petition of Wm. Hale, jr., and others, for leave to construct a bridge across Piscataqua river, between the towns of Elliot, in the state of Maine, and Dover, in this state.

Mr. Messer presented a petition for a rail-road from Manchester to Methuen.

Ordered, That the foregoing petitions be referred to the committee on roads, bridges and canals.

Mr. Marston presented the remonstrance of Jacob Bartlett and 56 others, citizens of Newtown, against granting the petition of the selectmen of said town to change the name of said town from Newtown to Newton.

Mr. Jenkins presented the petition of Moses Wingate Hayes, praying for the alteration of his name.

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Mr. Fogg presented the petition of Reuben Page, jr., for the alteration of his name.

Mr. Harvey Adams presented the petition of Lydia Layhoke, for an alteration of her name.

Mr. Lyford, of Pittsfield, presented the petition of Frederick and Martha S. Welch, for the alteration of their names.

Ordered, That the foregoing petitions be referred to the committee on names.

Mr. Hanson presented the petition of Joseph Doe and others, for the incorporation of the Great Falls Bank.

Mr. Fifield presented the petition of Wm. Webster, of Plymouth, for an extension of time for the Pemigewasset Bank to go into operation.

Mr. H. Foster presented the petition of Hiram Brown and others, for a savings institution in Manchester.

Mr. Messer presented the petition of John L. Clindenin and others, for a bank in the town of Salem.

Ordered, That the foregoing petitions be referred to the committee on banks.

Mr. Fogg presented the petition of Enoch Watson, jr., to be disannexed from the town of Alton and annexed to the town of Gilman-ton.

Mr. Batchelder, of Bridgewater, presented the petition of Mark Whidden and others, citizens of Thornton, praying that a portion of said town may be disannexed from Thornton and annexed to Ellsworth.

Mr. Hutchinson presented the petition of Levi W. Porter and others, for an alteration of the line between the towns of Marlborough and Troy.

Ordered, That the foregoing petitions be referred to the committee on towns and parishes.

Mr. Spooner presented the petition of the town of Franconia, to be disannexed from Lincoln for the choice of representative.

Mr. Spooner presented the petition of the town of Lincoln, to be annexed to Woodstock for the choice of representative.

Ordered, That the foregoing petitions be referred to the Committee on Elections.

Mr. Emery presented the account of David Moulton, Commissary General.

Ordered, That the same be referred to the Committee on Military Accounts.

Mr. Durkee presented the petition of field officers of the 31st regiment, for the removal of officers.

Ordered, That the same be referred to the Committee on Military Affairs.

Mr. Boylston presented the vote of the town of Milford on the subject of districting the state for the choice of members of Congress.

Ordered, That the same be referred to the select committee having that subject under consideration.

Mr. Durkee presented the petition of Henry W. Nichols and others, citizens of Springfield, for the passage of a law in relation to the arrest or detention of fugitive slaves.

Ordered, That said petition be referred to the select committee to whom were referred the resolutions relating to the Mexican war.

Mr. Clark, from the Committee on Agriculture and Manufactures, to whom was referred the bill entitled an act in further addition to an act approved July 1, 1841, and entitled An act to establish a corporation by the name of the Amoskeag Manufacturing Company, reported the same without amendment.

On motion of Mr. Swasey—

Ordered, To lie on the table.

Mr. Swasey, from the Committee on the Judiciary, to whom was referred the petition of John Felt and others, praying for an amendment of the law in relation to pounds, reported the following resolution :

Resolved, That it is inexpedient to legislate on the subject.

On motion of Mr. Parker—

Ordered, To lie on the table.

Mr. Wadleigh, of Dover, from the Committee on Unfinished Business, to whom was referred a bill entitled "An act to incorporate the Northern Extension and Connecticut River Valley Rail-Road ;" also, a bill entitled "An act to establish the Salisbury and East-Kingston Rail-Road Company," made a report, whereupon

Resolved, That said bills be referred to the Committee on Roads, Bridges and Canals.

Mr. Wadleigh, of Dover, from the same committee, to whom was referred the petition of Thomas Nichols and 112 others, operatives in the factories at Peterborough, praying that a law may be passed, limiting the hours of labor on all corporations, so that they shall not exceed twelve per day, reported the following resolution :

Resolved, That said petition be referred to a select committee.

Mr. Wadleigh, from the same committee, to whom was referred a bill entitled "An act to incorporate the Free-Will Baptist Printing Establishment," reported the following resolution :

Resolved, That said bill be referred to the Committee on Incorporations.

On motion, the report was accepted and the resolutions adopted.

Mr. Kimball, of Rochester, gave notice that he will, to-morrow, ask leave to introduce a bill entitled An act to incorporate the Atlantic Manufacturing Company.

Mr. Emery gave notice that he will, to-morrow, ask leave to introduce a bill entitled An act in addition to chapter 70 of the Revised Statutes, in relation to school district meetings.

Mr. Sawyer, of Dover, gave notice that he will, to-morrow, ask leave to introduce a bill entitled An act in addition to chapter 150 of the Revised Statutes; also, a bill entitled An act to incorporate the Bellevue Hosiery Manufacturing Company; also, a bill entitled An act to authorize the sale of meeting-houses in certain cases.

Mr. H. Foster gave notice that he will to-morrow ask leave to introduce a bill entitled "An act in addition to an act approved July 2d, 1838, and entitled 'An act to incorporate a manufacturing company by the name of Stark Mills.'"

Mr. Thompson gave notice that he will to-morrow ask leave to introduce a bill to incorporate the Durham Steam Factory.

Mr. H. Foster gave notice that he will, to-morrow, ask leave to introduce a bill entitled An act to enable married women to hold stock in certain cases.

Mr. Shorey gave notice that, to-morrow, he shall ask leave to introduce a bill to allow the Great Falls Manufacturing Company to increase their capital stock.

Mr. Smith, of Ossipee, gave notice that on Thursday next, (to-morrow,) he will ask leave to bring in a bill entitled "An act to incorporate the Carroll County Bank, at Ossipee."

Mr. Lyford, of Meredith, gave notice that he will to-morrow ask leave to introduce a bill entitled "An act to incorporate the Grafton and Coos Rail-Road."

Mr. Rogers gave notice that he will to-morrow ask leave to introduce a bill entitled An act in addition to and in amendment of chapter 39, Revised Statutes, relating to taxable property.

On motion of Mr. Preston—

Resolved, That the Secretary of State be requested to lay before the House the returns of the school committees of the several towns in this state.

On motion of Mr. McGaw—

Resolved, That the Committee on the Judiciary be instructed to enquire into the expediency of repealing or amending the 62d chapter of the Revised Statutes.

Mr. Garfield submitted the following resolution:

Resolved, That the Secretary of State be directed to lay before the House, as soon as may be, a copy of the act or resolution authorizing

the town of Gosport to send a representative to the Legislature, if any such act or resolution be found in his office.

Mr. Emery moved to amend the resolution, by inserting after the words, "An act or resolution," the words, "or any other records."

The amendment was adopted.

The question, Shall the resolution as amended pass? being put, it was decided in the affirmative.

Mr. Lyford, of Meredith, presented the following resolution:

Resolved, That the Attorney General be directed to institute proper proceedings against the Concord Rail-Road, to ascertain by what authority that corporation exercises corporate privileges.

On motion of Mr. Lyford—

Ordered, That the same be referred to the select committee having the subject of rail-roads under consideration.

Mr. Brewster presented the eighth annual report of the Eastern Rail-Road, in New-Hampshire.

Ordered, That the same be referred to the select committee on rail-road reports, &c.

Mr. French presented the annual report of the directors of Granite Bridge.

Ordered, That the same be referred to the Committee on Roads, Bridges and Canals.

On motion of Mr. James Wilson—

Ordered, That when the House adjourn, it adjourn to meet again to-morrow forenoon, at 10 o'clock.

On motion of Mr. Wilson, of Keene—

Ordered, That the use of this hall be granted to the Military Convention, this afternoon.

On motion of Mr. Garfield,

The House adjourned.

THURSDAY, JUNE 11, 1846.

Prayer by Rev. Mr. Mowry.

Mr. Martin presented the petition of the State Liberty Convention, praying for an act prohibiting the state officers, private citizens and public prisons from being accessory to the arrest, detention or imprisonment of fugitive slaves.

Mr. Everett presented the petition of Warren Wilbur and 12 others, citizens of Chester, for instructing our senators and requesting our representatives in Congress to urge the passage of a law abolishing slavery and the slave trade in the District of Columbia.

Ordered, That the foregoing petitions be referred to the select committee having the resolutions relating to the Mexican war under consideration.

Mr. Everett presented the petition of John W. Noyes and others, citizens of Chester, for a rail-road from Manchester to Methuen.

Mr. Morrill presented the petition of Nathaniel Batchelder and 152 others, in favor of the New-Hampshire Central Rail-Road.

Mr. Ladd presented the petition for a rail-road from Franklin to Bristol.

Ordered, That the foregoing petitions be referred to the Committee on Roads, Bridges and Canals.

Upon the presentation of petitions, by Mr. Scruton, of John Hall and others; by Mr. Hanson, of Hiram Walker and others; by Mr. Sawyer, of Dover, of Job Thompson and others; all praying for the removal of Gorham W. Hoitt from the office of sheriff for the county of Strafford,

On motion of Mr. Sawyer, of Dover—

Ordered, That said petitions be referred to the Committee on the Judiciary, and that they be instructed to appoint a time for the hearing of said petitioners, and notify said petitioners, or one of them, and, also, said Gorham W. Hoitt, by mail or otherwise, of the time appointed for said hearing, and that said committee have power to send for persons and papers.

Mr. Everett presented the petition of Joseph Morse, jr., for the alteration of his name.

Ordered, That the same be referred to the Committee on Names.

Mr. McCrea presented the petition of the field officers of the 16th regiment of the New-Hampshire militia, praying for an appropriation for a gun-house, carriage, &c.

Mr. Christie presented the petition of Wm. B. Smith and others, for the removal of Lieut. John Hough, of the 1st company of light infantry in the 2d regiment, 2d brigade of the New-Hampshire militia.

Mr. Hadley, of Hancock, presented the petition of the officers and privates belonging to the artillery company of the 26th regiment of the New-Hampshire militia, requesting an appropriation for the purpose of erecting a new gun-house.

Ordered, That the foregoing petitions be referred to the Committee on Military Affairs.

Mr. Sturtevant presented the petition of Wm. Metcalf and others, praying for an alteration in the law relating to the sale of ardent spirits; also, the petition of Charles Chase and others, praying for an alteration in the law relating to the sale of ardent spirits; also, the petition of Amos Twitchell and 142 others, praying for an alteration

in the law relating to the sale of ardent spirits; also, of John W. Binney and others, praying for an alteration in the law relating to the sale of ardent spirits.

Mr. Haddock presented the petition of Ira B. Allen and others, in relation to the equalization of taxes.

Mr. Vilas presented the petition of Azel Hatch and others, legal voters of Alstead, in relation to the license laws.

Ordered, That the foregoing petitions be referred to the Committee on the Judiciary.

Mr. Parsons, of Colebrook, presented the petition of Augustus Harris and others, inhabitants of the north part of Coos county, praying for a new county.

Mr. Swasey moved that the petition be referred to a select committee consisting of the delegation from Coos county, which motion did not prevail.

Mr. Hobart moved that the subject be referred to a select committee consisting of one from each county except the county of Coos, which motion prevailed.

Mr. Wadleigh, from the Committee on Unfinished Business, to whom was referred the petition of Reed Holmes and others, praying the Legislature to grant him leave to build and maintain a public house on the top of Mount Washington, made a report, whereupon,

Resolved, That said petition be referred to the Committee on Public Lands.

Mr. Rust, from the Committee on Roads, Bridges and Canals, to whom was referred the annual report of the directors of the Boston and Maine Rail-Road, reported the following resolution:

Resolved, That the Committee on Roads, Bridges and Canals be discharged from the further consideration of said report, and that it be referred to the select committee who have that subject under consideration.

On motion—

Ordered, That the said report be accepted, and the resolution adopted.

Mr. Nesmith, from the Committee on Incorporations, to whom was referred the petition of Carlton Chase and others, for an act of incorporation, reported a bill, entitled "An act to incorporate sundry persons by the name of The Trustees of the Protestant Episcopal Church;" which was read a first time, and ordered to a second reading to-morrow at 11 o'clock.

Mr. T. E. Sawyer, from the Committee on Elections, to whom was

referred the remonstrance of John G. Dickey, made a report, whereupon,

Resolved, That the Committee on Elections be authorized to send for such persons and papers as may be necessary to a full investigation of the facts set forth in the remonstrance of John G. Dickey in relation to the election in the town of Hillsborough.

Mr. McCrea, from the Committee on Agriculture and Manufactures, to whom was referred the petition of Ichabod Rollins and others, made a report; whereupon,

Resolved, That the petitioners have leave to bring in a bill.

Mr. Christie, from the Committee on the Judiciary, to whom was referred the petition of Wm. P. Wheeler and others, in relation to the arrangement of papers in the office of the register of probate for the county of Cheshire, made a report, recommending the adoption of the following resolution:

Resolved, That the Committee on the Judiciary be discharged from the further consideration of said petition, and that the same be referred to the delegations from the counties of Cheshire and Sullivan.

On motion, the report was accepted and the resolution adopted.

Mr. Beede, from the Committee on Agriculture and Manufactures, to whom was referred the petition of Leonard Jarvis and others, reported the following resolution:

Resolved, That the petitioners have leave to bring in a bill.

On motion, the report was accepted and the resolution adopted.

Mr. Cleaves, from the Committee on Agriculture and Manufactures, to whom was referred the petition of W. H. Y. Hackett and others, made a report, whereupon,

On motion, *Resolved*, That the petitioners have leave to bring in a bill.

Mr. Wadleigh, from the Committee on Unfinished Business, to whom was referred the petition of Benj. Eastman and others, and the petition of William Choate and others, praying for the passage of an act establishing a rail-road from Manchester to Exeter; also, the petition of Amasa Coburn and 42 others, legal voters of the town of Atkinson; and of Alanson Tucker, of Derry, and others, and of Samuel D. Bell and others, praying for a charter of a rail-road from the Concord Rail-road, to intersect with the Boston and Maine Rail-road;—also, the petition of Phineas Handerson and others; of George Tilden and others; of Benjamin Page and others; of Sylvanus Bartlett and others; of David Ball and 66 others, praying for “authority to construct a rail-road through the valley of the Ashuelot river, to connect the Cheshire Rail-road with a rail-road in Vermont or Massachusetts;” also, the bill entitled An act to

incorporate the "Sullivan Rail-Road Company;" also, the petition of John W. Tappan and 500 others, praying for the passage of said act, made a report—whereupon,

Resolved, That said bills and petitions be referred to the Committee on Roads, Bridges and Canals.

Mr. Clark, of Manchester, presented the report of the Amoskeag Falls Bridge.

Ordered, That the same be referred to the Committee on Roads, Bridges and Canals.

The following message was received from His Excellency the Governor, by the Secretary of State:

To the House of Representatives:

I herewith transmit the reports of the several Bank Commissioners and the quarterly returns made by the several Banks in this State.

ANTHONY COLBY.

Council Chamber, June 11, 1846.

Ordered, That the message with the accompanying documents be referred to the Committee on Banks.

The Secretary of State came in and laid before the House, agreeably to a resolution thereof, the reports of the superintending school committees of the several towns in the state.

On motion of Mr. Wilson, of Keene—

Ordered, That the same be referred to the Committee on Education.

Mr. S. H. Stevens presented a petition for a bank at Bristol.

Ordered, That the same be referred to the Committee on Banks.

Mr. Walton presented the petition of Oliver Hastings and others, for the renewal of a charter for a ferry across Connecticut river.

Mr. Ordway presented the petition of Richard Melvin, in aid of the petition of Sam'l D. Bell and others, for a rail-road from Manchester to Methuen.

Ordered, That said petitions be referred to the Committee on Roads, Bridges and Canals.

Agreeably to previous notice, Mr. Rogers, by leave, introduced a bill entitled An act in addition to and in amendment of chap. 39 of the Revised Statutes.

Agreeably to previous notice, Mr. H. Foster, by leave, introduced a bill entitled An act to enable married women to hold stock in certain cases.

Agreeably to previous notice, Mr. Peabody, by leave, introduced a bill entitled An act in amendment of chap. 24 of the Revised

Statutes, granting students of colleges, academies, and other literary institutions in any town, the right of voting therein.

Mr. Fifield moved that the rules of the House be so far suspended that he may introduce a bill at the present time.

And the question, Shall the rules be so suspended? being put, it was decided in the affirmative.

Mr. Fifield introduced a bill entitled "An act relating to Constables."

The foregoing bills were severally read a first and second time.

Ordered, That the same be referred to the Committee on the Judiciary.

Agreeably to previous notice, Mr. Kimball, of Rochester, by leave, introduced a bill entitled "An act to incorporate the Norway Plains Company."

Agreeably to previous notice, Mr. H. Foster, by leave, introduced a bill entitled "An act in addition to an act, approved July 2, 1838, and entitled An act to incorporate a manufacturing company by the name of Stark Mills."

Agreeably to previous notice, Mr. Shorey, by leave, introduced a bill entitled An act further to enlarge the capital stock of the Great Falls Manufacturing Company.

The foregoing bills were each read a first and second time.

Ordered, That said bills be referred to the Committee on Agriculture and Manufactures.

Agreeably to previous notice, Mr. Smith, of Ossipee, by leave, introduced a bill entitled An act to incorporate the Carroll County Bank.

The foregoing bill was read a first and second time.

Ordered, That the same be referred to the Committee on Banks.

Agreeably to previous notice, Mr. Emery, by leave, introduced a bill entitled An act in addition to chap. 70 of the Revised Statutes, in relation to school district meetings, which was read a first and second time.

Ordered, That the same be referred to the Committee on Education.

Agreeably to previous notice, Mr. Preston, by leave, introduced a bill entitled An act for the further protection of Personal Liberty, which was read a first and second time.

Ordered, That the same be referred to the select committee having the resolutions relating to the Mexican War under consideration.

Mr. Christie gave notice that he will, to-morrow, ask leave to bring in a bill to increase the capital stock of the Cochecho Manufacturing Company.

Mr. Robinson gave notice that he will, to-morrow, ask leave to introduce a bill entitled An act to allow a certain premium for killing crows.

Mr. A. F. Sawyer gave notice that he will ask leave, to-morrow, to bring in a bill in relation to the service of process in certain cases.

Mr. Bell gave notice that he will ask leave, to-morrow, to introduce a bill to incorporate the Exeter Thread Manufacturing Company.

Mr. Kenrick gave notice that he will, to-morrow, ask leave to introduce a bill entitled An act to incorporate the Lebanon Liberal Institute.

On motion of Mr. Bell—

Resolved, That the Committee on Incorporations be instructed to enquire if any changes are necessary, and if any, what changes should be made in the laws relative to taxing stock in corporations, with leave to report by bill or otherwise.

On motion of Mr. Kittredge—

Resolved That the Committee on the Judiciary be instructed to enquire into the expediency of repealing the 3d section of the 65th chapter of the Revised Statutes, relating to paupers.

On motion of Mr. Vennard—

Resolved, That the Committee on the Judiciary be instructed to enquire whether shipping may not be taxed as the laws now are, as stock in trade, in the town where it is employed, whether the owner thereof resides in said town or not: and if, in the opinion of said committee, it cannot be, that they be instructed to enquire into the expediency of so amending the law that it may be so taxed.

On motion of Mr. Wilson, of Keene—

Resolved, by the Senate and House of Representatives in General Court convened That the Secretary of State be directed to procure as many copies of Gilchrist's Digest as are now taken, by the State, of the New-Hampshire Reports; and that, when procured, the same disposition be made of them as is made of the Reports; and that the same be paid for out of any money in the treasury not otherwise appropriated:

Which was read a first and second time.

Ordered, That the same be referred to the Committee on the Judiciary.

The Secretary of State came in and laid before the House, agreeably to a resolution thereof, Vol. 3 of the Province Papers, containing the petition of the inhabitants of Gosport.

Ordered, That the same be referred to the Committee on Elections.

Mr. Cleaves submitted the following resolution :

Resolved by the Senate and House of Representatives, That three hundred dollars be appropriated for the purchase of a chandelier, for the hall of the House of Representatives ; to be procured and put up under the direction of the Committee on the State House and State House Yard :

Which was read a first time, and ordered to a second reading tomorrow at 11 o'clock in the forenoon.

Mr. Boylston submitted the following resolution :

Resolved, That the Judiciary Committee be instructed to enquire into the expediency of regulating or restricting the power of the Executive, or the exercise of it, in granting pardon to criminals committed to the State's Prison before the term of their sentences has expired, and report thereon by bill or otherwise.

On motion—

Ordered, That said resolution lie on the table.

On motion of Mr. Cutter—

Resolved, That Captain Alden Partridge be invited to deliver a lecture this evening in the Representatives' Hall, at 8 o'clock, on the subject of our National Defences, and of our means of defence in case of the occurrence of a war with Great Britain.

On motion of Mr. Haddock—

Resolved, That Mr. Louis Weld, principal of the American Asylum for the deaf and dumb, at Hartford, be allowed to exhibit to the members of the legislature, in this hall, at 4½ o'clock this afternoon, certain pupils of the Asylum, in order to show the attainments they have made in useful knowledge.

Mr. Vilas moved that the use of the hall be granted to the Peace Convention this evening.

On motion of Mr. Wilson, of Keene—

Ordered, To lie on the table.

The Speaker announced the select committee on the petition of Thomas Nichols and 112 others, praying for the passage of a law regulating the hours of labor in factories, to consist of Messrs. William Vennard, 2d, Eben C. Foster, Luke Miller, Richard Kimball, Sam'l Swasey, Moses Gilman, Joseph H. Watson, Abner S. Hutchinson, S. H. Rowell, Timothy Kenrick.

Mr. Low, of Dover, moved to take up the preamble and resolution relating to the tariff and slavery :

And the question, Shall the preamble and resolution be taken up? being put, it was decided in the negative—affirmative 73, negative 99.

So the House refused to take up said preamble and resolution.

On motion of Mr. James Wilson—

Resolved, That when the House adjourn, it adjourn to meet again to-morrow at 10 o'clock in the forenoon.

On motion of Mr. Wilson—

Ordered, That the resolution granting the use of the hall to the Peace Society be now taken up and adopted.

On motion,

The House adjourned.

FRIDAY, JUNE 12, 1846.

Prayer by Rev. Mr. Peabody.

The following message was received from the Senate, by their clerk :

Mr. Speaker :—The Senate have passed the following resolution, in which they ask the concurrence of the House :

Resolved by the Senate and House of Representatives, That the committee on the library be instructed to inquire into the expediency of increasing the number of books therein by purchase ; and likewise of procuring a classified catalogue of all the volumes, manuscripts, and documents of every description, belonging to said library, and report by bill or otherwise.

The House proceeded to the consideration of the foregoing resolution which came down from the Senate.

The question, Will the House concur with the Senate in the passage of said resolution ? being put, it was decided in the affirmative.

Ordered, That the clerk inform the Senate thereof.

Mr. Emery presented the petition of Russell Kimball and others, citizens of Grafton county, to be incorporated by the name of the Grafton County Bank.

Mr. Low, of Dover, presented the petition of Daniel Osborne and others, to be incorporated by the name of the Strafford County Bank.

Mr. Sawyer, of Dover, presented the petition of John Currier and others, for a bank at Dover.

Ordered, That the same be referred to the Committee on Banks.

Mr. Stevens, of Meredith, presented the petition of B. Brown and 37 others, praying for a charter to build a bridge across the Connecticut river, north of Stevens' island.

Mr. H. Foster presented the petition of Robert Bradford and others, for a rail-road from Manchester to Methuen.

Mr. Flanders, of Londonderry, presented the petition of Joseph

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Thom and others, in aid of the petition of R. Mack and others, for a rail-road from Manchester to Methuen.

Mr. Moulton presented the petition of John Smith and 21 others, for a rail-road from Exeter to Manchester.

Ordered, That the foregoing petitions be referred to the Committee on Roads, Bridges and Canals.

Mr. Cutter presented the petition of field officers of the 9th regiment of N. H. militia, for the removal of an officer.

Mr. Gale presented the petition of G. D. Smith and others, for a new gun and carriage for the artillery company of the 7th regiment of the N. H. militia.

Mr. Wilson, of Keene, presented the memorial of Henry Tucker and others, in behalf of the military convention, held in Concord June 10, 1846.

Mr. Vilas presented the petition of the field officers of the 28th regiment and others, for the removal of an officer.

Mr. Bailey presented the petition of the field officers of the 35th regiment of the N. H. militia, for the removal of an officer.

Ordered, That the foregoing petitions be referred to the Committee on Military Affairs.

Mr. Bell presented the memorial of the superintendent of the U. S. coast survey, for the passage of a law in aid of said survey.

Mr. Quimby presented the petition of William P. Merrill and 23 others, inhabitants of Danville, for the alteration of the license laws.

Mr. Emery presented the petition of J. L. Remick and others, citizens of Pittsfield, for an alteration of the law in relation to hawkers and pedlers.

Ordered, That the foregoing petitions be referred to the Committee on the Judiciary.

Mr. Quimby, of Bethlehem, presented the petition of the selectmen of Bethlehem, for the annexation of a tract of land to said town.

Ordered, That the same be referred to the Committee on Public Lands.

Mr. Haddock presented the petition of A. B. Clossen and 69 others, for a law offering a bounty for the destruction of crows.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

Mr. Vincent presented the petition of sundry persons that Woodstock and Lincoln be classed for the choice of a representative.

Ordered, That the same be referred to the Committee on Elections.

Mr. Vincent presented the petition of Charles F. Bowers, jr., of Thornton, for the alteration of his name.

Ordered, That the same be referred to the Committee on Names.

Mr. Wadleigh presented the account of Charles Young, register of deeds for the county of Strafford, for distributing documents to several towns in said county.

Ordered, That the same be referred to the Committee on Claims.

Mr. Chase, from the Committee on Unfinished Business, to whom was referred the petition of Rufus Drew and others, praying for a new town to be taken from Eaton, to be called Liberty ; also, the remonstrance against the granting of said petition ; also, the petition of Enoch M. Rollins and others, praying that certain lots of land be disannexed from the town of Haverhill, and the remonstrance against the same ; also, the petition of George W. Barnell and others, for a division of the town of Pittsburgh ; also, the petition of Hiram Morse, to have a tract of land set off from the town of Waterville ; also, the petition of John Collins, to be disannexed from Hampton Falls and Kensington, and annex his land to Exeter, and the remonstrance of the selectmen, and others, of the town of Kensington against the granting of said petition ; also, the petition of Simon Strong and others, to be disannexed from the town of Derry, and annexed to the town of Chester ; also, the remonstrance of J. F. Chesley and others, of New-Durham, against the petition of William Horn and others ; also, the petition of A. J. Smith and others, to have Nash and Sawyer's Location annexed to the town of Carroll ; also, the petition of the selectmen of Fitzwilliam, praying that the town line between Fitzwilliam and Rindge may be established in the line of lots ; also, the petition of Nathan Sleeper and others, to sever a tract of land from Grafton and annex the same to Enfield ; also, the petition of John Stocker and others, to sever a tract of land from Springfield, and annex the same to Grantham ; also, the petitions of Israel Tibbetts, Moses Gilman and Enoch Watson, to have their farms disannexed from the town of Alton, and annexed to the town of Gilmanton ; also, the petition of James G. Sumner and others, to have a certain tract of land disannexed from Plummer and Scylla's Purchase, and annexed to the town of Carroll ; also, the petition of Henry C. Phillips, to have his farm severed from the town of Campton and annexed to the town of Plymouth, made a report, whereupon,

Resolved, That said petitions and remonstrances be referred to the Committee on Towns and Parishes.

Mr. Chase, from the same committee, to whom were referred sundry petitions for a rail-road from East Wilton through Brookline to the line of Massachusetts ; also, the petition of William A. Ruggles and others, for a rail-road from Lebanon through Hanover ; also, the petition of Stephen Thayer and others, for a rail-road commencing at the Fitchburgh road at Shirley, to the centre of Keene ;

also, the petition of Oscar Fowler and 90 others, for a rail-road from some point on the Northern Rail-Road to Bristol ; also, the bill entitled An act in addition to an act to incorporate the Wilton Rail-Road Company ; also, the bill entitled An act to incorporate the Nashua and Exeter Rail-Road Corporation ; also, the bill entitled An act to incorporate the Souhegan Rail-Road Company, made a report, whereupon,

Resolved, That said bills and petitions be referred to the Committee on Roads, Bridges and Canals.

Mr. Rust, from the Committee on Roads, Bridges and Canals, to whom was referred the petition of Amos Perkins and others, for the passage of an act explanatory of the 7th section of 52d chap. of the Revised Statutes, made a report, whereupon,

Resolved, That said committee be discharged from further consideration of said-petition, and that it be referred to the Committee on the Judiciary.

Mr. Rust, from the same committee, to whom was referred the petition of Josiah Towle and others, for an amendment of the law assessing damages for property taken for rail-roads, made a report, whereupon,

Resolved, That the petitioners have leave to bring in a bill.

Mr. Chase, from the Committee on Unfinished Business, to whom was referred the petition of Abner L. Hadley and others, praying for aid and encouragement to companies of cavalry ; also, the petition of Abial Peavey and others, praying for such an alteration in our militia laws that there shall be a general system of uniform throughout the state, &c., made a report, whereupon,

Resolved, That said petitions be referred to the Committee on Military Affairs.

Mr. Osgood, from the same committee, to whom was referred the petition of Stephen Fessenden and others, praying for an act of incorporation for the purpose of manufacturing woolen goods, made a report, whereupon,

Resolved, That said petition be referred to the Committee on Incorporations.

On motion of Mr. Emery—

Ordered, That said resolution be amended, by striking out the word "incorporations," and inserting the words, "agriculture and manufactures."

Mr. I. H. Wentworth, from the same committee, to whom was referred the petition of Harvey Hobart and sundry others, for a grant of land to the Colebrook Academy, made a report, whereupon,

Resolved, That said petition be referred to the Committee on Public Lands,

Mr. Chase, from the same committee, to whom was referred the bill entitled An act granting one thousand acres of land to Colebrook Academy ; also, the petition of Levi Woodbury and others, a committee of the New-Hampshire Historical Society, praying the Legislature to subscribe for a copy of their Historical Collections for each town and incorporated place in the State, made a report—

Whereupon—*Resolved*, That said bill and petition be referred to the committee on education.

Mr. Chase, from the same committee, to whom was referred the petition of Alvin Grimes and 67 others, legal voters of the town of Franconia, praying to be disconnected from the town of Lincoln and permitted to send a representative from their own town, made a report—whereupon,

Resolved, That said petition be referred to the Committee on Elections.

Mr. Chase, from the same committee, to whom was referred a bill entitled An act in addition to and in amendment of chap. 39 of the Revised Statutes, made a report—whereupon,

Resolved, That said bill be referred to the Committee on the Judiciary.

Mr. Sturtevant, from the joint select committee appointed to procure the printing of four hundred and fifty copies of the rules of the House, the joint rules of the two Houses, the constitution of the United States, the constitution of the State of New-Hampshire, the names of the several members of the Legislature and its officers, together with a list of the standing committees in each of its branches, for the use of both branches of the Legislature the present session, reported that they had attended to the duty assigned them, and that said rules, &c., were printed and ready for distribution.

On motion—*Ordered*, That the report be accepted.

Agreeably to previous notice, Mr. Bell, by leave, introduced a bill entitled, An act to incorporate the Exeter Thread Manufacturing Company, which was read a first and second time.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

Agreeably to previous notice, Mr. A. F. Sawyer, by leave, introduced a bill, entitled An act to provide for the service of process in certain cases ; which was read a first and second time.

Ordered, That the same be referred to the Committee on the Judiciary.

Agreeably to the report of the Committee on Agriculture and Manufactures, Mr. Emery introduced a bill entitled An act to incorporate certain persons by the name of the Laconia Steam Factory.

Which was read a first and second time.

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Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

Agreeably to previous notice Mr. Robinson, of Gilford, by leave, introduced a bill entitled An act allowing a certain premium for killing crows ; which was read a first and second time.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

Agreeably to the report of the Committee on Agriculture and Manufactures, Mr. Brewster introduced a bill, entitled An act to incorporate the Piscataqua Company, which was read a first and second time.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

The House proceeded to the consideration of the orders of the day upon a bill with the following title :

“An act to incorporate sundry persons by the name of the Trustees of the Protestant Episcopal Church of New-Hampshire,” which was read a third time.

Resolved, That said bill pass, and the title thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

The House then proceeded to the consideration of the orders of the day, upon a joint resolution relating to the purchase of a chandelier.

On motion of Mr. Parker—

Ordered, That said resolution be amended by inserting, immediately after the word, “chandelier,” the words, “or lamps.”

The amendment was adopted.

And the question being put, Shall the resolution, as amended, pass? it was decided in the affirmative.

Ordered, That the clerk request the concurrence of the Senate therein.

Agreeably to previous notice, Mr. Christie, by leave, introduced a bill entitled, “An act in addition to an act, approved June 27, 1827, and entitled ‘An act to establish a corporation by the name of the Coheco Manufacturing Company ;’”

Which was read a first and second time.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

Mr. Abbot, from the committee appointed to audit the account of the state treasurer, made the following

REPORT.

The committee appointed to audit the accounts of the State Treasurer, report:

That they have carefully examined the Treasurer's books, which show a general cash account, embracing the following items of credit, to wit:

Balance of cash in treasury on settlement of Treasurer's books by committee, June 4th, 1845,	\$7.824.97
Cash received Rail Road Tax for 1845,	15.822.86
Cash received, money borrowed,	31.500.00
Cash received for Civil Commissions,	435.19
Cash received for India Rubber Tent,	15.00
Cash received, Legacy of Catharine Fisk, deceased, in trust for the N. H. Asylum for the Insane,	5.419.67
Cash received State Tax, payable Dec. 1st, 1844,	639.20
State Tax assessed and payable Dec. 1st, 1845,	59.802.69
Cash received of Samuel Lord, final dividend on Stock of N. H. Bank,	760.00
	<hr/>
	\$122.219.58

Which is accounted for as follows:

Cash paid sundry orders for salaries of Governor, Judges of the Superior Court, Court of Common Pleas, Judges and Registers of Probate, County Solicitors, Attorney General, Adjutant General, Secretary, Treasurer, Warden of the State Prison, Sheriffs and Librarian,	\$17.990.35
Cash paid sundry orders drawn per resolution of the Legislature, not included in the above,	4.595.20
Cash paid Perkins Institution for the Blind,	550.00
Cash paid American Asylum for Deaf and Dumb,	1.566.66
Cash paid several towns, dividend from Rail-Road Tax for 1845,	6.850.02
Cash paid travel and attendance of the members of the Hon. Senate and House of Representatives for 1845,	18.327.30
Cash paid travel and attendance of the Hon. Council, June, October, December and May sessions,	823.20
Cash paid door-keepers,	180.00
Cash paid bounties on wild animals,	210.00
Cash paid clerks of the Senate and House of Representatives, for Journals,	147.00
Cash paid notes and interest for money borrowed,	62.935.48

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Cash paid engrossing clerks,	63.40
Cash paid Hon. Joel Parker, for N. H. Reports,	928.12
Cash paid Carroll & Baker, State Printers,	1,529.32
Cash paid for publishing laws in sundry newspapers,	405.20
Cash paid Contingent Fund for Governor,	611.73
Cash paid Military Appropriations,	1,135.00

\$118,847.98

Amount in treasury, June 3, 1846, carried to new acc't, 3,371.60

Outstanding taxes, 197.31

Note of Thomas Carlisle, William T. Carlisle, and John
H. White, principal and interest, 251.30

All of which is correctly cast, properly vouched, and respectfully
submitted.

TIMOTHY ABBOTT, }
ISAAC SPALDING, } *Committee.*
HERMON ABBOTT, }

Concord, June 12, 1846.

On motion of Mr. Wilson, of Keene—

Ordered, That the report be laid upon the table, and that the clerk
be directed to procure 500 printed copies for the use of the House.

Mr. Peabody presented the memorial of Asahel Dodge, and moved
that the same be now read.

The memorial was read.

Mr. Peabody moved that it be referred to a select committee of
five.

Before the motion was put, Mr. Nesmith moved that the memo-
rial be laid upon the table, which motion prevailed.

So the memorial was laid on the table.

Mr. G. W. Stevens gave notice that to-morrow he shall ask leave
to introduce a bill in amendment of section 5th of chap. 46 of the
Revised Statutes.

Mr. Garfield gave notice that he shall, to-morrow, ask leave to in-
troduce a bill entitled An act in amendment of chapter 172 of the
Revised Statutes.

Mr. Dodge gave notice that, to-morrow, he shall ask leave to in-
troduce a bill for the preservation of certain kinds of game.

Mr. Cutter, from the Committee on Military Affairs, reported the
following resolution :

Resolved, That the Adjutant General be directed to lay before
this House copies of all communications received from the govern-
ment of the United States in relation to the call for volunteers for

the Mexican war; and also copies of all orders by the executive of this state and by the Adjutant General in consequence thereof.

On motion,

Ordered, That the same be adopted.

On motion of Mr. Vilas—

Resolved, That the use of the Representatives' Hall be granted to the Peace Convention this evening, for the purpose of an address by Samuel E. Coues, Esq., of Portsmouth.

On motion of Mr. Wilson, of Keene—

Resolved, That the Standing Committee on the Judiciary be instructed to inquire into the expediency of making provision by law, authorizing the selectmen of towns to institute the trustee process for the collection of taxes in such cases as may be necessary and proper.

On motion of Mr. Parker—

Resolved, That the Committee on the Judiciary be instructed to inquire into the expediency of so altering the law, as to authorize the Rail-Road Commissioners to change the line of any rail-road, at any time before the appraisal of land damages, if further surveys satisfy them that variations ought to be made.

On motion of Mr. Haddock—

Resolved, That the Committee on Education be instructed to inquire into the expediency of an act of the Legislature, authorizing the New-Hampshire Historical Society to remove the minerals belonging to the state, and deposited in the State House, to the hall of that Society, to be there arranged in proper cases, and preserved for the examination of the citizens.

Mr. Sawyer, of Dover, gave notice that he will, to-morrow, ask leave to introduce a bill entitled "An act in amendment of an act entitled An act to incorporate the Trustees of the New-Hampshire and Vermont Methodist Annual Conference."

On motion of Mr. Sherwin—

Resolved, That the Secretary of State be required to lay before this House all the accounts of the Commissary and Deputy Commissary Generals, deposited in his office since the year A. D. 1840.

On motion of Mr. Pingry—

Resolved, That the select committee on rail-roads be instructed to inquire whether the Boston, Concord and Montreal Rail-Road Corporation has been legally organized; whether the amount of capital stock required by its charter to be subscribed previous to its organization, was so subscribed; and whether the directors of said corporation have submitted their annual report to the Legislature, or the reason why they have not complied with the requirements of the law in that respect.

The speaker announced the select committee on the petition of Augustus Harris and others, for the division of Coos county, to consist of Messrs. James Wilson, Nathan White, Peter Walker, Charles W. Cutter, Stephen Jenkins, Aaron Robinson, Abijah Hadley, Luke Corser, L. D. Sinclair.

Mr. Kenrick, from the committee appointed to report upon the disposition to be made of the several subjects embraced in the address of His Excellency the Governor, made a report, whereupon,

Resolved, That so much of the message of His Excellency the Governor as relates to slavery, the annexation of Texas, and abolishing slavery in the District of Columbia, be referred to the select committee who have the resolution relative to a vote of thanks to General Taylor, and other matters, under consideration;

That so much as relates to the militia, be referred to the Committee of Military Affairs;

That so much as relates to banks and the laws on banking, be referred to the Committee on Banks;

That so much as relates to the laws on corporations, be referred to the Committee on Corporations;

That so much as relates to agriculture, manufactures and the tariff, be referred to the Committee on Agriculture and Manufactures;

That so much as relates to rail-roads and rail-road laws, be referred to the select committee on rail-road returns;

That so much as relates to districting the state for the choice of Representatives in the Congress of the United States, be referred to the select committee who have that subject under consideration;

That so much as relates to common schools, be referred to the Committee on Education;

That so much as relates to publishing the state laws and resolves, be referred to the Committee on Printers' Accounts;

That so much as relates to abolishing offices, the subject of economy in the various departments, and lessening the power of the executive, be referred to a select committee of ten.

Mr. Low, of Dover, moved to take up the resolutions relating to home industry and slavery, pending which the Honorable Senate met the House

IN CONVENTION.

The Senate and House of Representatives being assembled in Convention, for the purpose of proceeding in the elections agreeably to the provisions of the constitution and laws of this state,

On motion of Mr. Cutter, of the House—

Ordered, That the Convention now proceed to the choice of a Public Printer.

On the first balloting the chairman announced the state of the vote as follows :

Whole number of votes cast,	-	-	266
Necessary to a choice,	-	-	134
Isaac Hill & Sons have	-	-	1
Carroll & Baker have	-	-	2
Henry H. Carroll has	-	-	117
Asa McFarland has	-	-	146

And Asa McFarland was accordingly declared elected Public Printer.

On motion of Mr. Garfield—

Ordered, That the convention now proceed to the choice of a Secretary of State.

On the first balloting the chairman announced the state of the vote as follows :

Whole number of votes cast,	-	-	267
Necessary to a choice,	-	-	134
Thomas P. Treadwell has	-	-	122
George G. Fogg has	-	-	145

And George G. Fogg was accordingly declared elected Secretary of State.

On motion—*Ordered*, That the convention now proceed to the choice of a Treasurer of the State.

On the first balloting the chairman announced the result as follows :

Whole number of votes cast,	-	-	262
Necessary to a choice,	-	-	132
E. N. Handy has	-	-	1
Samuel Garfield has	-	-	1
John Atwood has	-	-	130
James Peverly, jr., has	-	-	130

And the chairman accordingly declared that there was no choice. Mr. Hamilton moved that the convention rise. The motion did not prevail.

The convention proceeded to a second balloting.

The chairman announced the result as follows :

Whole number of votes cast,	-	-	267
Necessary to a choice,	-	-	134
Edward N. Anderson has	-	-	2
John Atwood has	-	-	133
James Peverly, jr., has	-	-	132

And the chairman accordingly declared there was choice.

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Mr. Kingsbury moved that the convention now rise.

A division was called for.

The question being put, Will the convention now rise? it was decided in the affirmative; yeas 132, nays 115.

So the convention rose, and the Senate withdrew.

On motion—

The House adjourned.

AFTERNOON.

The House resumed the consideration of the unfinished business of the forenoon, it being the motion of Mr. Low, of Dover, to take up the preamble and resolution relating to the tariff and slavery.

Mr. Low hereupon withdrew said motion, and then moved that the clerk be directed to procure three hundred printed copies of said preamble and resolution for the use of the House.

The question, Shall the motion to print pass? being put, it was decided in the affirmative: so the clerk was directed to procure 300 printed copies of said preamble and resolution.

On motion of Mr. Sturtevant—

Resolved, That the House are now ready to meet the Senate in convention, for the purpose of proceeding in the elections, agreeable to the provisions of the Constitution.

Ordered, That the clerk inform the Senate thereof.

The Speaker announced the committee on so much of the message of the Governor as relates to the subject of abolishing offices, the subject of economy, &c., to consist of Messrs. Samuel Swasey, David Ball, Gilman Batchelder, Abner Blodgett, Samuel C. Burnham, Solomon Wilson, Jonathan Whitmore, James McGaffey, jr., Arthur L. True, Ira W. Moore.

IN CONVENTION.

The Senate and House of Representatives being assembled in convention in the Representatives' Hall, for the purpose of proceeding in the elections, agreeable to the provisions of the Constitution: on motion of Mr. Clark the Convention proceeded to a third balloting for State Treasurer.

The chairman, on the third balloting, announced the result as follows:

Whole number of votes cast,	268
Necessary to a choice,	135
Jared W. Williams has	1
John P. Atwood	1
John Atwood	124
James Peverly, jr.,	142,

and James Peverly, jr., was accordingly declared elected Treasurer of this State.

On motion of Mr. Waldron, of Dover—

The Convention proceeded to the choice of a Commissary General.

On the first balloting the chairman announced the result as follows:

Whole number of votes cast,	266
Necessary to a choice,	134
John Atwood has	1
Daniel Clark	1
Joseph Peabody	1
Lyman B. Walker	5
David Moulton	116
Edward N. Anderson	142,

and Edward N. Anderson was accordingly declared elected Commissary General of this State.

On motion of Mr. Thompson, of Durham—

Resolved, That a committee be appointed on the part of the House, with such as the Senate may join, to wait on the Secretary of State, Treasurer, Commissary General and Public Printer elect, and inform them of their election; and if they accept, to receive of them the bonds required by law, and lay the same before the Convention.

Ordered, That Messrs. Hamilton, of the Senate, Thompson, of Durham, and John F. Gerrish, be the committee.

On motion, the Convention rose and the Senate withdrew.

The Adjutant General, agreeably to a resolution, laid before the House sundry documents pertaining to the military department of the public service.

On motion—*Ordered*, That the same be referred to the Committee on Military Affairs.

The House then proceeded in the order of the day, being the election of a United States Senator to fill the vacancy occasioned by the resignation of Hon. Levi Woodbury.

On the first balloting the Speaker announced the result, as follows:

Whole number of votes cast,	258
Necessary to a choice,	130
Nathaniel S. Berry	1
Benning W. Jenness	122
Joseph Cilley	135,

and Joseph Cilley was accordingly declared elected United States Senator, to fill the existing vacancy.

The following message was received from the Senate, by their clerk:

Mr. Speaker: I am directed by the Senate to inform the House of Representatives that they have on their part elected Joseph Cilley a

Senator for the State of New-Hampshire in the Congress of the United States, to fill the vacancy occasioned by the resignation of the Hon. Levi Woodbury.

On motion of Mr. Stevens, of Meredith—

Resolved, That a committee be appointed on the part of the House, with such as the Senate may join, to wait upon Hon. Joseph Cilley, and inform of his election to the office of United States Senator, to serve out the unexpired term occasioned by the resignation of Hon. Levi Woodbury.

Resolved, That Messrs. G. W. Stevens, Demeritt, and Savage constitute the committee.

Ordered, That the clerk request the concurrence of the Senate therein.

On motion of Mr. Sawyer, of Dover—

Resolved, That a committee be appointed, with such as the Senate may join, to wait on His Excellency the Governor, and inform him that John P. Hale has been duly elected to represent this State in the Senate of the United States for the term of six years from and after the 3d day of March next; and that Joseph Cilley has been duly elected to represent this State in the Senate of the United States, to fill the vacancy occasioned by the resignation of Levi Woodbury.

Ordered, That Messrs. T. E. Sawyer, Jacob Sherburne, and Ziba Gay be the committee.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. H. Foster moved to take up the bill entitled An act in further addition to an act approved July 1, 1831, and entitled An act to establish a corporation by the name of the Amoskeag Manufacturing Company. Carried.

Mr. Swasey moved an amendment, by striking out section 2, and insert as follows: "The Legislature may alter, amend or repeal this act, and the acts to which this is in addition, whenever in their opinion the public good shall require the same; and this act shall take effect from its passage.

On motion—*Ordered*, That the bill and amendment lie on the table.

On motion,

The House adjourned,

SATURDAY, JUNE 13, 1846.

Prayer by Rev. Mr. Plumer.

On motion of Mr. Emery—

Ordered, That the rules of the House be so far suspended that the reading of the journal of yesterday be dispensed with.

Mr. Vincent presented the petition of sundry persons for the annexation of the town of Lincoln to the town of Woodstock.

Mr. Dunn presented the remonstrance of sundry persons against the division of the town of Pittsburgh.

Ordered, That the foregoing petition and remonstrance be referred to the Committee on Towns and Parishes.

Mr. H. Adams presented the petition of John H. White and 117 others, praying for a charter of a railroad from Lancaster through Littleton, to Bath or Lyman, with liberty to intersect some other rail-road in Grafton county.

Mr. Wilson, of Keene, presented the memorial of U. R. Pratt, and the affidavit of A. Thomas, C. Townsley and others, relating to a petition of Henry Allen and another for a ferry across Connecticut river.

Mr. Morrill presented the petition of Samuel B. Kimball and others for a railroad from Exeter to Manchester.

Mr. McGaw presented the petition of Samuel Anderson and others, for a railroad from Manchester to Methuen.

Mr. Collins, of Francestown, presented the petition of James W. Hazeltine and 40 others, citizens of Francestown, praying for the charter of a rail-road from Amherst, to intersect the Concord Railroad near the mouth of Souhegan river.

Mr. Cram presented the petition of James B. Sumner and 93 others, praying for a charter of a rail-road from Lancaster to intersect with some other rail-road in Grafton county.

Mr. Adams, of Lancaster, presented the petition of Ephraim Cross and 118 others, for the charter of a rail-road from Lancaster to Canada line.

On motion—*Ordered*, That the foregoing petitions be referred to the Committee on Roads, Bridges and Canals.

Mr. Spalding, of Nashua, presented the petition of Isaac Parker and others, for an act allowing any number of shares in any manufacturing company to be inserted in one certificate.

Mr. Quimby, of Bethlehem, presented the petition of Stephen C. Gibb and others, for an appropriation of money to repair a road in the town of Lincoln.

On motion of Mr. Quimby—

Ordered, That said petition be referred to a select committee of five.

The Speaker immediately announced said committee to consist of Messrs. Charles W. Cutter, Thomas Vincent, Henry Merrill, James Bell and Hosea C. Knowlton.

Mr. H. Foster presented the petition of John C. Farnum, for relief against a claim of the state.

Ordered, That the same be referred to the Committee on the State Prison.

Agreeably to previous notice, Mr. Dodge, by leave, introduced a bill entitled An act for the preservation of certain kinds of game.

Which was read a first and second time.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

Agreeably to previous notice, Mr. Sawyer, of Dover, by leave, introduced a bill entitled An act in addition to Chapter 150 of the Revised Statutes: which was read a first and second time.

Ordered, That the same be referred to the Committee on the Judiciary.

Mr. Kilburn presented the petition of Frederick Vose and 37 others, legal voters in the town of Walpole, relative to costs in criminal cases.

Ordered, That the same be referred to the Committee on the Judiciary.

Agreeably to previous notice, Mr. Sawyer, of Dover, by leave, introduced a bill entitled An act in amendment of the charter of the Trustees of the Vermont and New-Hampshire Methodist Conference—which was read a first and second time.

Ordered, That the same be referred to the Committee on Incorporations.

Agreeably to previous notice, Mr. Emery, by leave, introduced a bill entitled An act in addition to the acts incorporating the Portsmouth and Concord Railroad; which was read a first and second time.

Ordered, That the same be referred to the Committee on Roads, Bridges and Canals.

Mr. Wilson, of Keene, moved that the rules be so far suspended that he may have leave to introduce a bill at this time; and the question being put it was decided in the affirmative.

Mr. Wilson accordingly introduced a bill entitled An act relating to the Columbian Manufacturing Company—which was read a first and second time.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

Mr. Sanborn, from the Committee on Towns and Parishes, to

whom was referred the petition of John Rockwell and others, for the annexation of Dame's Gore to Canaan, made a report—whereupon,

Resolved, That the petitioners have leave to bring in a bill.

Mr. Rust, from the Committee on Roads, Bridges and Canals, to whom was referred the petition of Josiah Towle and others for an amendment of the law for assessing damages for property taken for rail-roads, made a report—whereupon,

Resolved, That the petitioners have leave to bring in a bill.

Mr. Nesmith, from the Committee on Incorporations, to whom was referred the petition of Daniel Hoit and others, praying for an act of incorporation, reported a bill, entitled An act to incorporate the Carroll County Mutual Fire-Insurance Company ;—which was read a first time.

Ordered, That it be read a second time on Monday next, at 10 o'clock, A. M.

Mr. Wilson, of Keene, from the Committee on the Judiciary, to whom was referred the petition of Mary-Ann Bellows and others, made a report—whereupon,

Resolved, That the Committee on the Judiciary be discharged from the further consideration of the petition of Mary-Ann Bellows and others.

Mr. Wells Waldron, from the Committee on Agriculture and Manufactures, to whom was referred the bill granting a premium for killing crows ; and the petition of A. B. Clossen and 69 others, asking for a law to secure them against the depredations of those birds, reported the following resolution :

Resolved, That it is inexpedient to legislate upon the subject.

On motion of Mr. Clark—

Ordered, That the report and resolution lie upon the table.

On motion of Mr. Kenrick—

Ordered, That when the House adjourn this forenoon, it adjourn to meet again on Monday next at 3 o'clock in the afternoon.

On motion of Mr. Packer,

The House adjourned.

MONDAY, JUNE 15, 1846.

Mr. Clark presented the petition of L. Mallard and others, for further legislation for the extinguishment of fires.

Mr. S. W. Jones presented the petition of Joseph Healey and 85 others, relative to hawkers and pedlers.

Ordered, That the foregoing petitions be referred to the Committee on the Judiciary.

108 Journal of the House of Representatives,

Mr. Leander Smith presented the petition of sundry inhabitants of Mont-Vernon, for an act of incorporation under the name of Mont-Vernon Steam Power Company.

Ordered, That said petition be referred to the Committee on Incorporations.

Mr. Carter, of Concord, presented the petition of George Rowe for the alteration of his name.

Ordered, That the same be referred to the Committee on Names.

Mr. Goodale presented the petition of the officers of the 26th regiment of the New-Hampshire militia, for the removal of an officer.

Mr. Edward Parsons presented the petition of Charles Hight and others, for the removal of a military officer in the first company of light infantry in the 42d regiment of the New-Hampshire militia.

Mr. Pingry presented the petition of field officers for the removal of an officer in the 21st regiment.

Ordered, That the foregoing petitions be referred to the Committee on Military Affairs.

Mr. Bell presented the petition of John Kimball and others, in aid of the petition of John Gale and others, for the incorporation of the Salisbury and East-Kingston Rail-Road.

Ordered, That said petition be referred to the Committee on Roads, Bridges and Canals.

Mr. Gates presented the petition of Josiah Richards, for an act incorporating the Columbian Manufacturing Company.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

Mr. Carter presented the petition of the Concord Society of Natural History, for a deposit of the minerals belonging to the state with said society.

Ordered, That said petition be referred to the Committee on Education.

Mr. Harvey Adams presented the petition of William T. Carlisle and John H. White, praying for the allowance of a claim.

Mr. Sherwin presented the remonstrance of the selectmen of Rindge against the petition of the selectmen of Fitzwilliam, praying for the establishment of the line between said towns on the line of lots; and also the petition of the selectmen of said Rindge, praying the Legislature to establish the line between said towns on a straight line, as established by the authorities of the said towns and marked by stone monuments.

Ordered, That said remonstrance and petition be referred to the Committee on Towns and Parishes.

The Secretary of State came in and laid before the House the following message of His Excellency the Governor :

To the House of Representatives :

The annual report of the commissioners on the literary fund is herewith transmitted. By that report it will be seen that there is now in the treasury, of unclaimed dividends, \$200.96, and that the receipts for the past year amount to \$7940.

ANTHONY COLBY.

Council Chamber, June 15th, 1846.

On motion of Mr. Emery—

Ordered, That said message, with the accompanying document, be referred to the Committee on Education.

Mr. James, of Manchester, presented the petition of Abel B. Durgin and 845 others, citizens of Manchester, for an act limiting the hours of labor, and regulating the employing of children by manufacturing corporations.

Ordered, That the said petition be referred to the select committee having that subject under consideration.

Agreeably to the report of the Committee on Agriculture and Manufactures, Mr. Bell introduced a bill entitled An act in amendment of the 142d chapter of the Revised Statutes.

Agreeably to previous notice, Mr. Sawyer, by leave, introduced a bill entitled An act to authorize the sale of meeting-houses in certain cases ; which were severally read a first and second time.

Ordered, That they be referred to the Committee on the Judiciary.

Agreeably to previous notice, Mr. Kenrick introduced a bill entitled An act to incorporate the Lebanon Liberal Institute ; which was read a first and second time.

Ordered, That said bill be referred to the Committee on Education.

Agreeably to the report of the Committee on Towns and Parishes, Mr. Kittredge introduced a bill entitled An act to annex Dame's Gore to Canaan ; which was read a first and second time.

Ordered, That said bill be referred to the Committee on Bills on their Second Reading.

Agreeably to previous notice, Mr. Thompson, of Durham, by leave, introduced a bill entitled An act to incorporate the Durham Manufacturing Company.

Agreeably to previous notice, Mr. Sawyer, of Dover, by leave, introduced a bill entitled An act to incorporate the Bellevue Hosiery Manufacturing Company ; which were severally read a first and second time.

Ordered, That they be referred to the Committee on Agriculture and Manufactures.

On motion of Mr. Page, of Concord—

Resolved, That the use of this hall be granted this evening, at 8 o'clock, for the purpose of a lecture by Hon. Titus Hutchinson, of Woodstock, Vt., on the political bearing of slavery upon the interests of our country.

On motion of Mr. Swasey—

Resolved, That the use of the area beneath the Representatives' Hall be granted to the Ladies' Seaman's Friend Society, on Wednesday evening next, for the exhibition and sale of articles manufactured by that society for the benefit of seamen.

The House proceeded, in the order of the day, to the consideration of a bill entitled An act to incorporate the Carroll County Mutual Fire Insurance Company; which was read a second time by its title.

Ordered, That the same be referred to the Committee on Bills on their Second Reading.

Mr. Plumer, of Gosport, submitted the following joint resolution:

Resolved by the Senate and House of Representatives, in General Court convened, That the Secretary of State be and hereby is authorized and directed to deliver to the town-clerk of Gosport, or order, or to the representative thereof, for the use of said town, the New-Hampshire Reports which he was directed to subscribe for and distribute, by section 5, chapter 11, of the Revised Statutes; also, Dr. Jackson's Report of the Geological Survey of New-Hampshire; which was read a first and second time.

Ordered to a third reading to-morrow afternoon at 3 o'clock.

Mr. Lyford, of Pittsfield, gave notice that he should ask leave, to-morrow, to introduce a bill in amendment of section 2, chapter 62, of the Revised Statutes.

Mr. Gates gave notice that he should to-morrow ask leave to introduce a bill entitled An act to incorporate the Merino Manufacturing Company.

Mr. Carter, of Concord, gave notice that he should ask leave to-morrow to introduce a bill entitled An act to incorporate the Concord Society of Natural History.

Mr. Clough, of Canterbury, gave notice that he will to-morrow ask leave to introduce a bill entitled An act to incorporate the Free-Will Baptist Education Society.

Mr. Emery gave notice that he should ask leave to-morrow to introduce a bill in relation to highways.

On motion of Mr. Garfield,

The House adjourned.

TUESDAY, JUNE 16, 1846.

Prayer by Rev. Mr. Adams, of Roxbury.

Mr. Kimball, of Rochester, presented the petition of Louis McDuffie and others, praying for the removal of Gorham W. Hoit from the office of sheriff of the county of Strafford.

Mr. Hutchinson presented the petition of Oliver Heald and others, for an alteration in the license laws.

Mr. Collins, of Francestown, presented the petition of William Bixby and 47 others, citizens of Francestown, praying for the passage of a law restraining pedlars and hawkers.

Mr. Kimball, of Temple, presented the petition of Supply W. Edwards and others, citizens of Temple, for an alteration in the license laws.

Mr. Lane, of Hampton, presented the petition of Josiah Dow and others, for an alteration of the license laws.

Ordered, That the foregoing petitions be referred to the Committee on the Judiciary.

Mr. Nelson presented the petition of sundry persons for the removal of an officer of the 10th regiment of the New-Hampshire militia.

Mr. Baker, of Marlow, presented the petition of Selden Brown and five others, for the removal of an officer in the 28th regiment, 5th brigade, 3d division of New-Hampshire militia; also, the petition of the field officers of the 28th regiment, for the removal of an officer.

Ordered, That said petitions be referred to the Committee on Military Affairs.

Mr. H. Foster presented the account of Moody Currier.

Ordered, That the same be referred to the Committee on Claims.

Mr. Wright, of Troy, presented the petition of Daniel W. Farrar and others, for the alteration of the town line between Troy and Marlborough.

Mr. Bennett presented the remonstrance of the citizens of New-Durham against the petition of William Horn and others, to be disannexed from said town and annexed to the town of Wolfborough.

Ordered, That the foregoing petitions be referred to the Committee on Towns and Parishes.

Mr. Haile, of Hinsdale, presented the petition of Elihu Stebbins and others, praying for an act of incorporation, to be known by the name of the Cheshire Manufacturing Company at Hinsdale.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

Mr. Vilas presented the petition of Esther Murphy, for the alteration of her name.

Ordered, That the same be referred to the Committee on Names.

The following message from the Senate was received by their clerk :

Mr. Speaker : I am directed to inform the House of Representatives that a vacancy exists in Senatorial District No. 4, and that William H. Gage and Andrew Taylor are the two highest candidates.

Mr. Stevens, of Bristol, from the Committee on Incorporations, to whom was referred the petition of Isaac Parker and others, for the passage of an act allowing any number of shares in the capital stock of any corporation to be inserted in one certificate, reported a bill which was read a first time.

Ordered, That the same be read a second time to-morrow, at 11 o'clock.

Mr. Chase, from the Committee on Unfinished Business, to whom was referred a bill entitled An act in addition to an act to incorporate the Coös County Mutual Fire Insurance Company, made a report, whereupon,

Resolved, That said bill be referred to the Committee on Incorporations.

Mr. Champion, from the Committee on Unfinished Business, to whom was referred the petition of Robert Harvey and 110 others, and the petition of R. Armington and others, for a bridge between Lyman, New-Hampshire, and Barnet, Vermont ; also, the petition of the directors of the Granite Bridge, in favor of an alteration of their charter, made a report—whereupon,

Resolved, That said petitions be referred to the Committee on Roads, Bridges and Canals.

Mr. Sparhawk, from the same committee, to whom was referred the report of the committee on banks, of the last session ; also, a bill entitled An act to incorporate the Depôt Bank, in Concord ; also, a bill, entitled An act allowing banks to issue bills to the amount of their capital stock ; also, the petition of Levi Bartlett and others, praying for the establishment of a bank at Bristol, made a report—whereupon,

Resolved, That said bills and petitions be referred to the Committee on Banks.

Mr. Rogers, from the Committee on Public Lands, to whom was referred the petition of the selectmen of Bethlehem for the annexation of a tract of land to said town, made a report—whereupon,

Resolved, That the Committee on Public Lands, to whom was referred the petition of the selectmen of Bethlehem for the annexation of a tract of land to said town, be discharged from the further consideration of said petition, and that the same be referred to the Committee on Towns and Parishes.

Mr. Sawyer, from the Committee on Elections, to whom was referred the subject of the right of Abraham Plumer to a seat in the House as a representative from the town of Gosport, report that no evidence has been laid before the committee, and they believe that none exists, that said town of Gosport ever had or assumed to exercise the right of sending a representative, either under the provincial laws or since the adoption of the first constitution of the state. It appears by the certificate of the town-clerk, that the whole number of ratable polls in said town at the last annual meeting was 25.

The Committee have unanimously directed the following resolution to be reported to the House :

Resolved, That Abraham Plumer, returned as a representative from the town of Gosport, is not entitled to a seat in this House.

The Speaker, at the request of Mr. Plumer, read from the province papers, Vol. 3, the record relating to the town of Gosport.

After debate, on motion—

Ordered, That the report be accepted and the resolution adopted.

The Secretary of State came in and laid before the House the following message from His Excellency the Governor :

To the House of Representatives : I herewith transmit the annual report of the Trustees and Superintendent of the New-Hampshire Asylum for the Insane. The report of the Board of Visitors will be communicated to the Legislature as soon as received by me.

ANTHONY COLBY.

COUNCIL CHAMBER, }
June 16, 1846. }

[See Appendix.]

On motion of Mr. H. Foster—

Ordered, That the message of His Excellency the Governor, with the accompanying documents, lie on the table, and that the clerk be directed to procure one thousand printed copies of the same for the use of the Legislature.

Mr. Nesmith, from the Committee on Incorporations, to whom was referred a bill entitled An act to incorporate the Dover Packet Company, reported the same with an amendment. Add a fourth section to the bill :

SECT. 4. Any legislature may hereafter, upon due notice, and for good cause, alter, amend or repeal this act.

Mr. Swazey moved to amend the amendment, by striking out the words, "upon due notice and for good cause;" which motion did not prevail.

Mr. Swazey then moved to amend the amendment, by inserting, after the word "cause," the words, "in their opinion."

114 Journal of the House of Representatives,

On motion of Mr. Nesmith—

Ordered, That the report and bill lie upon the table.

Mr. Cutter, from the Committee on Military Affairs, to whom was referred the memorial of Henry Tucker and others, in behalf of the military convention, held in Concord June 10, 1846, praying for an alteration in the militia laws, reported a bill entitled An act in addition to and in amendment of the Militia Laws of this State; which was read a first time.

On motion of Mr. Cutter—

Ordered, That the rules of the House be so far suspended that the bill may at this time be read a second time.

Said bill was then read a second time.

On motion of Mr. Cutter—

Ordered, That the bill lie upon the table, and the clerk be directed to procure 300 printed copies for the use of the House.

Mr. Christie, from the Committee on the Judiciary, to whom was referred a resolution instructing them to enquire into the expediency of repealing the 3d section of the 65th chap. of the Revised Statutes, reported that it is not expedient to repeal said 3d section, and they submit the following resolution:

Resolved, That said committee be discharged from the further consideration of the subject.

On motion of Mr. Kittredge—

Ordered, That the report and resolution lie on the table.

Mr. Rogers, from the Committee on Public Lands, to whom was referred the petition of Read Holmes and others, for leave to build a public house on Mount Washington, made a report, whereupon—

Resolved, That the Committee on Public Lands, to whom was referred the petition of Read Holmes and others, praying for leave to build a public house on Mount Washington, be discharged from the further consideration of said petition, and that said petitioners have leave to withdraw said petition.

Mr. Rogers, from the Committee on Public Lands, to whom was referred the petitions of the selectmen of Carroll and others, for the annexation of certain tracts of land to said town of Carroll, made a report, whereupon—

Resolved, That the Committee on Public Lands, to whom was referred the petitions of the selectmen of Carroll and others, be discharged from the further consideration of said petitions, and that the same be referred to the Committee on Towns and Parishes.

Agreeably to previous notice, Mr. Carter, of Concord, by leave introduced a bill entitled An act to incorporate the Concord Society of Natural History; which was read a first and second time.

Ordered, That the same be referred to the Committee on Incorporations.

Agreeably to previous notice, Mr. Garfield, by leave, introduced a bill, entitled An act in amendment of chap. 172 of the Revised Statutes ; which was read a first and second time.

Ordered, That the same be referred to the Committee on the Judiciary.

Mr. J. F. James, from the Committee on Claims, to whom was referred the memorial of John McDuffie, praying for compensation for former services, made a report, whereupon—

Resolved, That the memorialist have leave to withdraw his memorial.

Mr. Bell, from the Committee on the Judiciary, to whom was referred the memorial of the superintendent of the United States coast survey, for the passage of a law in aid of said survey, reported a bill, entitled An act relating to the survey of the coast of New-Hampshire ; which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

Mr. Ayer, from the Committee on Finance, to whom was referred the petition of Joseph M. Caswell and 15 others, citizens of the town of Gosport, praying that a fair proportion of the surplus revenue distributed in 1836 may be assigned to said town, made a report, whereupon—

Resolved, That the petitioners have leave to withdraw their petition.

Mr. Nesmith, from the Committee on Incorporations, to whom was referred a bill entitled An act in amendment of an act to incorporate the Trustees of the New-Hampshire and Vermont Methodist Annual Conference, reported the same in a new draft ; which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon, at 11 o'clock.

On motion of Mr. Cutter—

Resolved, That the Adjutant General be directed to lay before this House a statement of the probable additional expenses of the alterations in the militia law contemplated in the act prayed for in the memorial of Henry Tucker and others, together with his opinion as to the consequences of carrying said alterations into effect.

Mr. Cleaves, from the Committee on Agriculture and Manufactures, to whom was referred the bill entitled An act relating to the Columbian Manufacturing Company, reported the same without amendment.

Ordered to a third reading this afternoon at three o'clock.

116 Journal of the House of Representatives,

On motion of Mr. Sawyer, of Dover—

Resolved, That a message be sent to the Senate, informing them that the House is ready to meet the Senate in convention for the purpose of proceeding in the elections.

On motion of Mr. Dearborn—

Resolved, That the Committee on the Judiciary be instructed to enquire into the expediency of passing an act empowering registers of deeds to appoint deputies, to be authorized, in the absence of the register, to certify to the reception and examination of deeds, and to report by bill or otherwise.

Mr. Spalding, of Nashua, gave notice that he will to-morrow ask leave to introduce a bill, entitled An act in amendment of the 142d chapter of the Revised Statutes.

Mr. Spalding, from the Committee on Banks, to whom was referred the bill to incorporate the Bank of Lebanon, reported the same in a new draft; which was read a first time.

On motion of Mr. Emery—

Ordered, That the bill lie on the table, and the clerk be directed to procure 300 printed copies of the same for the use of the House.

On motion—

The House adjourned.

AFTERNOON.

On motion of Mr. Cutter—

Resolved, That the Committee on Elections be instructed to inquire into the expediency of providing by law for the more perfect organization of the House of Representatives at the commencement of each annual session of the Legislature.

On motion of Mr. Swasey—

Resolved, That the Committee on the Judiciary be instructed to enquire into the expediency of amending chapter 188 of the Revised Statutes, and to report by bill or otherwise.

Agreeably to previous notice, Mr. Gates by leave introduced a bill entitled, An act to incorporate the Merino Manufacturing Company; which was read a first and second time.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

The Secretary of State came in and laid before the House the accounts of the commissary general and deputy commissary general.

On motion—

Ordered, That the same be referred to the Committee on Military Accounts.

Mr. Messer, by leave, presented the petition of John Kelly and others, for a rail-road from Manchester to Methuen; also, the peti-

tion of John Ayer and others, for the same object; also, the petition of John Tenney and others, for the same object.

Ordered, That the same be referred to the Committee on Roads, Bridges and Canals.

Agreeably to previous notice, Mr. Clough, of Canterbury, by leave, introduced a bill entitled An act to incorporate the Free Will Baptist Education Society;

Which was read a first and second time.

Ordered, That the same be referred to the Committee on Bills on their Second Reading.

IN CONVENTION.

The Senate having met the House in Convention, in the Representatives' Hall, for the purpose of proceeding in the elections, agreeably to the provisions of the Constitution,

On motion of Mr. Parker, of the House—

Ordered, That the Convention now proceed to the election of a Senator to fill the vacancy in Senatorial District No. 4.

The chairman announced that Wm. H. Gage and Andrew Taylor were the constitutional candidates.

On the first balloting the chairman announced the result as follows:

Whole number of votes cast,	-	-	261
Necessary to a choice,	-	-	131
William H. Gage had	-	-	118
Andrew Taylor had	-	-	143

And Andrew Taylor was accordingly declared elected Senator to fill the vacancy in District No. 4.

Mr. Ayer moved that the Convention proceed to the choice of a Warden of the State Prison.

Before the question was put,

Mr. Sawyer, of Dover, moved that the Convention do now rise,

Which motion prevailed.

So the Convention rose, and the Senate withdrew.

On motion of Mr. Thompson, of Durham—

Ordered, That the memorial of Asahel Dodge be now taken up and disposed of.

On motion of Mr. Sawyer, of Dover—

Ordered, That said memorialist have leave to withdraw his memorial.

The House proceeded in the order of the day, to the consideration of the resolution in relation to directing the Secretary of State to furnish the town of Gosport with the New-Hampshire Reports and Doct. Jackson's Geological Survey of New-Hampshire;

Which was read a third time.

On motion of Mr. Cutter—

Ordered, That said resolution be referred to the Committee on Towns and Parishes.

On motion of Mr. Rust—

Ordered, That the Committee on Roads, Bridges and Canals have leave to sit during the time the House is in session, when the necessity of the case requires it.

On motion of Mr. Kittredge—

Resolved, That a committee be appointed, with such as the Senate may join, to inform His Excellency the Governor of the election of Hon. Andrew Taylor, as Senator for District No. 4; and also to inform Mr. Taylor of his election as aforesaid.

Ordered, That Messrs. Kittredge, Joseph Clough, Jr. and Ephraim Warren constitute the committee.

The House proceeded to the order of the day, upon the consideration of a bill entitled An act relating to the Columbian Manufacturing Company.

The bill being on its third reading,

Mr. Swasey moved that it be put back on its second reading, for the purpose of amendment.

After debate, on motion of Mr. Cutter—

Ordered, That the bill and motion be laid on the table.

On motion of Mr. Sanborn,

The House adjourned.

WEDNESDAY, JUNE 17, 1846.

Prayer by Rev. Mr. Coombs.

Mr. B. Gilman presented the petition of Lucien Harper and others, in aid of the petition of Samuel D. Bell and others, for a rail-road from Manchester to Methuen.

Mr. Walker, of Thornton, presented the petition of John Fiske and others, for the amendment of an act giving them liberty to erect and maintain a dam and boom across the Pemigewasset river.

Mr. Kittredge presented the memorial of Erastus Fairbank, Jr., for a right to construct embankments, &c. in Connecticut river.

Mr. Marston, of Exeter, presented the petition of Abner Merrill and 26 others, citizens of Exeter, praying for a rail-road from Exeter to Manchester.

Ordered, That the foregoing petitions be referred to the Committee on Roads, Bridges and Canals.

Mr. James B. Brown presented the petition of sundry persons for the removal of an officer in the 42d regiment.

Mr. Parsons, of Colebrook, presented the petition of field officers of the 24th regiment for the removal of an officer.

Ordered, That the foregoing petitions be referred to the Committee on Military Affairs.

Mr. Sturtevant presented the petition of Aaron Davis and others, praying for an alteration in the law relating to the sale of ardent spirits.

Mr. Preston presented the petition of J. C. Ewins and 61 others, citizens of Salem, for an amendment of the license laws.

Ordered, That the foregoing petitions be referred to the Committee on the Judiciary.

Mr. Sturtevant presented the petition of M. C. Dean and others, praying that a law may be passed authorizing towns to appropriate a portion of the school money to defray the expenses of teachers' institutes; also, the petition of Charles Mason and others, praying for a law for the same object.

Ordered, That said petitions be referred to the Committee on Education.

Mr. Miller presented the petition of Samuel Whiting and 103 others, operatives in the cotton and woolen factories, and citizens of Peterborough, praying that an act may be passed limiting the hours of labor per day, on manufacturing corporations; also, the petition of Mary A. Griffin and 216 others, female operatives in the cotton factories in Peterborough, praying for a law for the same object.

Ordered, That the said petitions be referred to the select committee having that subject under consideration.

Mr. Lyford presented the remonstrance of H. Fabyan and others against the annexation of Nash and Sawyer's Location to Carroll.

Mr. Swasey presented the petition of Richard Odell, for the passage a resolution directing the State Treasurer to pay over to him the portion of the surplus revenue assigned and belonging to Odell's Township.

Ordered, That said petition and remonstrance be referred to the Committee on Towns and Parishes.

Mr. Lyford, of Meredith, presented the petition of Richard Clement, for the alteration of a name; also, the petition of Augustus C. L. Rannels, for the alteration of his name.

Ordered, That the said petitions be referred to the Committee on Names.

Mr. Kimball, of Temple, presented the petition of Hermon Buss and others, citizens of Temple, for the passage of a law to prevent the arrest and detention of fugitive slaves.

Ordered, That the same be referred to the select committee having the resolutions relating to the Mexican war under consideration.

120 Journal of the House of Representatives,

Mr. Carter presented the account of Eliphalet Gale.

Ordered, That the same be referred to the Committee on the State House and State House Yard.

Mr. Carter presented the petition of Henry M. Robinson, for the removal of a gun house and exchange of lots of land on account of the same.

Ordered, That the same be referred to the Committee on Military Affairs.

Mr. Smith, of Gilford, presented the account of Nath'l Edgerly.

Ordered, That the same be referred to the Committee on Claims.

Mr. Bell, from the Committee on the Judiciary, to whom was referred an order of the House to enquire whether the laws of this State in relation to manufacturing and other corporations require any, and what alterations and amendments, reported a bill.

On motion—

Ordered, That the same be laid upon the table, and the clerk be directed to procure 300 printed copies for the use of the House.

Mr. Rust, from the Committee on Roads, Bridges and Canals, to whom was referred the petition of Samuel D. Bell and others for a rail-road from Manchester to Methuen, made a report, submitting the following resolution:

Resolved, That said committee be discharged from the further consideration of that subject, and that it be continued to the next session of the Legislature.

On motion—

Ordered, That the report and resolution be laid on the table.

Mr. Nesmith, from the Committee on Incorporations, having had under consideration the bill entitled An act in amendment of an act to incorporate the Trustees of the New-Hampshire and Vermont Methodist Annual Conference, reported the same in a new draft; which was read a second time.

Ordered, That the same be read a third time this afternoon at 3 o'clock.

Mr. Boylston, from the Committee on Roads, Bridges and Canals, to whom was referred the annual report of the directors of the Granite Bridge, made a report, whereupon,

Resolved, That the report appears to be full and satisfactory, and that it be filed in the office of the Secretary of State.

[See Appendix.]

Mr. S. H. Stevens, from the Committee on Incorporations, to whom was referred the petition of Isaac Parker and others, for the passage of an act allowing any number of shares in the capital stock of any corporation to be inserted in one certificate, reported a bill entitled

An act allowing any number of shares in the capital stock of any corporation to be inserted in one certificate; which was read a second time.

Ordered, That the same be read a third time at 3 o'clock this afternoon.

Mr. Christie, from the Committee on the Judiciary, to whom were referred the resolution and application of the town of Portsmouth; and also the petition of S. Plummer Dennett and others; of Richard Jenness and others; of Josiah G. Hadley and others; of Charles A. Cheever and others; of Thomas Fernald and others, and of Leonard Cotton and others, all citizens of and tax-payers in said town, praying for the passage of a law authorizing said town of Portsmouth to subscribe for and take stock in the Portsmouth and Concord Railroad, submitted the following resolution:

Resolved, That said town and petitioners have leave to withdraw said resolution, application and petitions.

Mr. Emery moved to amend the resolution. The Speaker decided that the amendment was not in order.

On motion, *Ordered*, That said report lie on the table.

Mr. Bell, from the same committee, to whom was referred the memorial of the superintendent of the United States coast survey, for the passage of a law in aid of said survey, reported a bill with the following title: "An act relating to the survey of the coast of New-Hampshire;" which was read a second time.

Ordered, That the same be read a third time this afternoon at 3 o'clock.

Mr. Wilson, from the select committee consisting of the delegation from the counties of Cheshire and Sullivan, to whom was referred the petition of William P. Wheeler and others, relating to the probate records in the county of Cheshire, made a report, whereupon,

Resolved, That the petition of William P. Wheeler and others be postponed to the next session of the Legislature.

Mr. Cutter, from the select committee to whom was referred the petition of Stephen C. Gibb and others, for an appropriation to repair a road in the town of Lincoln, reported the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That the sum of four hundred dollars be applied, out of any money in the treasury not otherwise appropriated, for the purpose of repairing and keeping in repair the road leading from the line of Woodstock to the line of Franconia; to be expended under the direction of an agent to be appointed by the Governor for that purpose; provided a contract can be made with responsible persons

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to repair the same and keep it in repair for the period of four years, for said sum of four hundred dollars advanced for that purpose ;

Which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

Mr. Christie, from the Committee on the Judiciary, to whom were referred the petitions of Daniel Spalding and others ; of Asahel Kelton and others ; of Elijah Carpenter and others ; of George W. Hammond and others ; of Danforth Taylor and others ; of Aldis Lovell and others ; of Aaron Sawtell and others ; of Asa H. Fisk and others ; of Frederick Vose and others ; all praying for a law allowing costs to persons prosecuted criminally and acquitted, or for some alteration of the law relative to costs to respondents in such cases, made a report ; whereupon,

Resolved, That the said committee be discharged from the further consideration of said petitions.

Mr. Sanborn, from the Committee on Towns and Parishes, to whom was referred the petition to sever a tract of land from Grafton and annex it to Enfield, made a report ; whereupon,

Resolved, That the petitioners have leave to withdraw their petition.

Mr. Christie, from the Committee on the Judiciary, to whom was referred the petition of sundry citizens of Moultonborough, praying for the passage of a law abolishing capital punishment, made a report ; whereupon,

Resolved, That the committee be discharged from the further consideration of the subject.

Mr. Emery, from the select committee to whom were referred the reports of the several rail-roads in this state, with instructions to take into consideration the expediency of printing the same for the use of the Legislature, made a report ; whereupon,

Resolved, That the reports of the Eastern Rail-Road in New-Hampshire ; the Boston and Maine Rail-Road ; the Nashua and Lowell Rail-Road ; the Concord Rail-Road, and the Northern Rail-Road, be laid upon the table, and the clerk be directed to procure three hundred printed copies for the use of the House.

Mr. Rust, from the Committee on Roads, Bridges and Canals, to whom was referred the petition of Samuel Tutherly and others, for an act of incorporation for a rail-road from Hinsdale, through Chesterfield, Westmoreland, Walpole, Charlestown, Claremont and Cornish, to the west bank of Connecticut river, reported a bill with the following title : " An act to incorporate the Sullivan Rail-Road Company ;" which was read a first and second time.

Ordered, That the same be committed to the Committee on Bills on their Second Reading.

Agreeably to previous notice, Mr. Spalding, by leave, introduced a bill entitled "An act in amendment of the 142d chapter of the Revised Statutes;" which was read a first and second time.

Ordered, That said bill be referred to the Committee on the Judiciary.

Mr. Bell gave notice that he will, to-morrow, ask leave to introduce a bill entitled "An act to increase the capital stock of the Salmon Falls Manufacturing Company."

Mr. Wilson gave notice that he will, to-morrow, ask leave to introduce a bill entitled "An act in addition to an act to incorporate certain persons by the name of the Proprietors of Charlestown Bridge."

Mr. Sawyer, of Dover, gave notice that he will, to-morrow, ask leave to introduce a bill entitled An act establishing the terms of the court of probate for the county of Strafford.

The following messages were received from the Senate, by their clerk :

Mr. Speaker: The Senate concur with the House of Representatives in the appointment of a select committee to inform His Excellency the Governor of the election of Hon. Andrew Taylor senator for District No. 4, and also to inform Mr. Taylor of his election as aforesaid, and have joined, on their part, Mr. Emerson.

Mr. Speaker: The Senate have appointed Elijah Valentine assistant clerk of the Senate, and he has entered upon the discharge of his duties.

Mr. Speaker: The Senate have on their part recommitted to the same committee the report of the joint select committee appointed to audit the accounts of the state treasurer, in which they ask the concurrence of the House of Representatives.

The House proceeded to the consideration of the foregoing message from the Senate, in relation to re-committing the report of the committee appointed to audit the treasurer's account.

On motion of Mr. Boylston—

Resolved, That the House concur with the Senate in recommitting said report.

Ordered, That the clerk inform the Senate thereof.

Mr. Wadleigh, of Dover, presented the petition of Abraham Folsom and 196 others, inhabitants of Dover, in behalf of Andrew Howard, who is under sentence of death, at the expiration of his reprieve July 8, 1846; praying that his sentence may be commuted to imprisonment in the State Prison, with the following resolution :

Resolved, That said petition be referred to the Committee on the Judiciary, with instructions to enquire into the expediency of providing by law that the Executive have power of commuting the sen-

tence of any person condemned to death, to imprisonment for life in the state prison.

Mr. Christie moved to amend the resolution, by striking out the words, "the Committee on the Judiciary," and inserting the words, "a select committee of five;" which motion prevailed.

Ordered, That Messrs. John Preston, George W. Nesmith, Gilman Marston, Samuel Nay, and Daniel Paige, Jr., constitute said committee.

Mr. Hussey, from the Committee on Towns and Parishes, to whom was referred the petition of sundry individuals to sever a tract of land from Springfield and annex the same to Grantham, made a report; whereupon,

Resolved, That the petitioners have leave to withdraw their petition.

Mr. Everett submitted the following resolution :

Resolved by the Senate and House of Representatives, in General Court convened, That Abraham Plumer be allowed the sum of forty dollars and forty cents, in full for his travel and attendance the present session; which was read a first time.

Mr. Coombs called for the reading of the credentials of Mr. Plumer, as member from Gosport; which were read.

The question, Shall the resolution be read a second time? being put, a division was called for.

Mr. Coombs called for the yeas and nays;

But before the question was taken, on motion of Mr. Rust,

The House adjourned.

AFTERNOON.

Mr. Wilson, of Keene, by leave, presented the petition of Luther Chapman and 111 others, respecting an alteration of the line between the towns of Marlborough and Troy.

Ordered, That the same be referred to the Committee on Towns and Parishes.

The House resumed the consideration of the joint resolution, relating to the allowance of forty dollars and forty cents to Abraham Plumer.

The question, pending when the House adjourned in the forenoon, was, Shall the resolution be read a second time?

The question was decided as follows :

Those who voted in the affirmative were Messrs.

Hermon Abbott,
Harvey Adams,
Saml. H. Ayer,

Abel Bailey,
Willard A. Baker,
Thomas Bennett,

Abner Blodgett,
Ivory Brown,
James B. Brown,
John Burnham,
Samuel C. Burnham,
Samuel Butterfield,
Daniel Campbell,
Oliver Capron,
Roswell Carlton,
Jesse Carr,
Jacob Carter,
Charles Caverly,
William Champion,
Joseph Clough,
Gilbert Coburn,
John H. Collins,
Nicholas Cook,
Stephen Coombs,
Thomas Cotton, jr.,
Peter Cram,
John Crane,
Abel Crawford,
Franklin W. Day,
Daniel Demerit,
William Dunn,
Asa P. Eastman,
George Everett,
Joseph Fifield,
David Flanders, of Newtown,
Seth P. Follansbee,
Darwin Forbes,
Asa Ford,
Eliphalet Foss,
Zebulon Foster, jr.,
John Gale,
Daniel K. Gault,
John F. Gerrish,
Zeeb Gilman,
Robert Goodale,
Joseph Goodhue,
Warren Goodspeed,
Hiram Griffin,
Abijah Hadley,

John L. Hadley,
William Hadley,
William P. Hale,
Samuel M. Hart,
Andrew L. Hersey,
William Hewes,
James Hilton,
Harvey Hobart,
Thomas Hobbs,
Charles Hodgdon, jr.,
Nathaniel B. Hull,
John James,
Simeon B. Johnson,
Simon W. Jones,
Hosea C. Knowlton,
Jonathan Little,
Abel Lowe,
Francis H. Lyford,
James McDaniels,
Israel Mardin,
Henry Merrill,
Luke Miller,
Thomas W. Mordough,
Nathaniel Morrill, jr.,
Levi Moulton,
Samuel Nay,
Samuel Noyes,
Luther Osgood,
Daniel Paige, jr.,
Edward Parsons,
Hezekiah Parsons, jr.,
Samuel J. Patridge,
Samuel P. Peavey,
Stephen Pingry,
George W. Prescott,
Isaac J. Quimby,
Laban Rice,
A. P. Richards,
Nathaniel Rix,
Aaron Robinson,
S. H. Rowell,
Dyer H. Sanborn,
I. B. Sawtell,

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Miles Scruton,
Jacob Sherburne,
John Sleeper,
Aaron J. Smith,
John Smith, jr.
Leander Smith,
Samuel Smith, jr.,
James M. Spooner,
Benjamin Stevens, 2d,
Samuel Swasey,
Enoch Swett,
Jacob Taylor,
John D. Thompson,
Joseph Y. Tibbets,
Calvin Topliff,
William Vennard, 2d,
Thomas Vincent,

Ephraim S. Wadleigh,
Jonathan Wate,
Jesse Waldron,
Peter Walker,
Willard Walker,
William Warner,
Ephraim Warren,
Joseph H. Watson,
Dexter Wheeler,
Jonathan Whitmore,
Ira Whitcher,
Eliphalet Wiggin,
Hollis Wilcox,
Solomon Wilson,
Thomas P. Wilson,
Jonathan Young.

Those who voted in the negative were Messrs.

Ezra Adams,
Abner Allen,
Samuel Anderson,
Edwin Baldwin,
David Ball,
George Barker,
Nathaniel Batchelder.
Hezekiah Bean,
Albin Beard,
Stephen Beede,
James Bell,
Nicholas C. Blaisdell,
David Blake,
Ira Blake,
Thomas Boyd,
Charles W. Brewster,
Jonathan Brown,
Benjamin Chapman,
Thomas Chase,
Daniel M. Christie,
Daniel Clark,
Samuel Cleaves,
Joseph Clough, jr.,
John M. Collins, jr.
Luke Corser,

David Cram,
John Currier,
Charles W. Cutter,
George W. Dearborn,
John W. Dodge,
Ruel Durkee,
Smith Emerson,
John W. Flagg,
David Flanders, of Londonderry,
Jonathan Fletcher,
Eben C. Foster,
Herman Foster,
Leonard C. French,
Samuel Garfield,
James M. Gates,
Ziba Gay,
Thomas Gerrish,
Moses Gilman,
Charles B. Haddock,
William Haile,
James Hall,
Hiram Hanson,
John N. Handy,
Asa Huntington,
Andrew Hussey,

Abner S. Hutchinson,
Jacob F. James,
Stephen-Jenkins,
David Jones,
Timothy Kenrick,
Frederick T. Kidder,
Elijah C. Kilburn,
Isaac Kimball,
Richard Kimball,
Jonathan Kittredge,
Ebenezer Lane,
William F. Lawrence,
Nathaniel Low,
Stephen C. Lyford,
William McCrea,
Moses Marshall,
Gilman Marston,
Jonathan Martin,
Richard Melvin,
David Messer,
Ira W. Moore,
Artemas Morse,
J. W. Mowry,
Dudley Nelson,
Zebina Newell,
John Ordway,
James P. Packer,
Amos Page,
Laban Page,
Amos A. Parker,
Josiah Peabody,
Joseph D. Pinder,
David B. Plumer,
John Preston,
Aaron Quimby,

John S. Quimby,
Ai Reed,
Thomas S. Robinson,
John Rogers,
Daniel Savage,
Aaron F. Sawyer,
Thomas E. Sawyer,
Elisha Scribner,
Stephen B. Sherwin,
Charles H. Shorey,
Leander D. Sinclair,
Dudley Smith,
Israel H. Smith,
Charles Sparhawk,
Isaac Spalding,
Samuel H. Stevens,
Isaac Sturtevant,
Ebenezer Thompson,
Philemon Tolles,
Arthur L. True,
Benjamin Veazey,
Cyrus K. Vilas,
Elijah Wadleigh,
William Wadleigh,
Wells Waldron,
Nathaniel Walton,
Moses K. Webster,
Samuel Webster,
Ichabod H. Wentworth,
John B. Wentworth,
Samuel H. Wentworth,
Nathan White,
Eleazer M. Wilson,
James Wilson,
Thomas Wright.

Yeas 125—nays 120; so the affirmative of the question prevailed.

Ordered, That the resolution be read a second time to-morrow forenoon, at 11 o'clock.

Mr. James, of Deerfield, submitted the following address:

To His Excellency Anthony Colby, Governor of the State of New-Hampshire:

The Senate and House of Representatives, in General Court con-

vened, satisfied that the public good requires that Lyman B. Walker, Attorney General of said state, should no longer hold and retain the said office of Attorney General, respectfully address and request your Excellency, with the consent of the Council, to remove the said Lyman B. Walker from his said office.

Mr. Mowry, of Manchester, moved to refer the address to a select committee of five.

Mr. Mowry withdrew his motion.

On motion of Mr. Gates—

Resolved, That the resolution be referred to a select committee of ten, with instructions to investigate the subject and report thereon to the House; also, that said committee furnish the Attorney General with a copy of said resolution, and give him an opportunity to be heard before them, and that said committee have power to send for persons and papers.

Ordered, That Messrs. Charles B. Haddock, David M. Patterson, Jonathan Martin, John F. Gerrish, Samuel C. Burnham, Amos A. Parker, Samuel Nay, Stephen Coombs, Charles H. Shorey and William Champion, constitute said committee.

The House proceeded to the consideration of the order of the day, upon bills with the following titles :

“ An act allowing any number of shares in the capital stock of any corporation to be inserted in one certificate ;”

“ An act in amendment of an act to incorporate the Trustees of the New-Hampshire and Vermont Methodist Annual Conference ;”

“ An act relating to the Survey of the Coast of New-Hampshire ;”

Which were severally read a third time.

Resolved, That they pass, and that their titles be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Vilas, from the Committee on Towns and Parishes, to whom was referred the joint resolution directing the Secretary of State to deliver to the town-clerk of Gosport, or his order, or to the representative of said Gosport, for the use of said town, the New-Hampshire Reports, and Dr. Jackson's Geological Survey, reported the same without amendment.

The question, Shall the resolution be read a third time? being put,

Mr. Parker moved to amend the resolution, by striking out the words, “ or to the representative of said Gosport ;” which motion prevailed.

Mr. Vilas moved to amend the resolution further, by adding the words, “ and the Revised Statutes ;” which motion prevailed.

The resolution was then ordered to a third reading to-morrow afternoon, at 3 o'clock.

On motion of Mr. Clark, the House resumed the consideration of the bill, entitled "An act allowing a certain premium for killing crows."

The question, Shall the bill be read a second time ? being put, it was decided in the affirmative.

The bill was then read a second time.

Ordered, That the same be committed to the Committee on Bills on their Second Reading.

Mr. Lyford, of Pittsfield, moved that the rules of the House be so far suspended that he may at this time introduce a bill, which motion prevailed.

Mr. Lyford accordingly introduced a bill, entitled "An act in amendment of chap. 62 of the Revised Statutes;" which was read a first and second time.

Ordered, That the same be referred to the Committee on the Judiciary.

Mr. Sanborn, from the Committee on Towns and Parishes, to whom was referred the petition of the town of Carroll to annex the Nash and Sawyer's Location to Carroll, and to disannex the northerly side of Plumer and Scylla's Purchase, and annex the same to Carroll; and the petition of the selectmen of Bethlehem, to annex a tract of land to said town, by leave, made a report; whereupon,

Resolved, That the petitioners have leave to withdraw their several petitions.

The Speaker laid before the House the following communication:
To the Speaker of the House of Representatives:

Having been elected by the Legislature, Secretary of State for the ensuing year, I beg leave to resign my seat in the House.

Very respectfully,

Concord, June 17, 1846.

GEORGE G. FOGG.

On motion—*Resolved*, That said resignation be accepted.

Ordered, That Mr. Melvin take the place of Mr. Fogg on the Committee on Elections, and Mr. Stevens, of Meredith, take his place on the select committee having under consideration the resolutions relating to the Mexican war, &c.

Mr. Martin gave notice that he will, to-morrow, ask leave to introduce a bill to incorporate the "Equitable Mutual Fire-Insurance Company."

Mr. Clark gave notice that he will, to-morrow, ask leave to introduce a bill to incorporate the Langdon Manufacturing Company.

Mr. Kidder gave notice that he will, to-morrow, ask leave to in-

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roduce a bill to incorporate the Republican Manufacturing Company.

Mr. Bell moved that the rules of the House be so far suspended that he may introduce a bill at the present time; which motion prevailed.

Mr. Bell accordingly introduced a bill authorizing the Court of Common Pleas to fill vacancies in the Board of Road Commissioners; which was read a first and second time.

Ordered, That the same be referred to the Committee on the Judiciary.

On motion—

The House adjourned.

THURSDAY, JUNE 18, 1846.

Prayer by Rev. Mr. Mowry, of Manchester.

On motion of Mr. Parker—

Ordered, That the rules of the House be so far suspended that the reading of that part of the journal of yesterday that contains the list of yeas and nays, be dispensed with.

Mr. McGaffey presented the petition of Horace Duncan and 46 others, citizens of Lyman, for the removal of Darius F. Blodgett from the office of justice of the peace.

Mr. Haddock presented the petition of L. P. Morton and others, in relation to hawkers and pedlers.

Mr. Parker presented the petition of John Damon and others, praying that a law may be passed authorizing the flowing of land in certain cases;

Also, the petition of Joseph Jones and 93 others, praying that towns may control the sale of ardent spirits, instead of the selectmen.

Ordered, That the foregoing petitions be referred to the Committee on the Judiciary.

Mr. Kittredge presented the petition of S. R. Godfrey and others, for a charter to the petitioners for the Northern Extension and Connecticut River Valley Rail-Road.

Mr. Stevens, of Meredith, presented the petition of Folsom Merrill and others, in aid of the petition of O. F. Fowler and others, for a rail-road from Franklin to Bristol.

Ordered, That the foregoing petitions be referred to the Committee on Roads, Bridges and Canals.

Mr. Wentworth presented the petition of T. Y. Wentworth and others, to disannex a portion of land in the town of Milton, and annex the same to the town of Farmington.

Mr. Nelson presented the petition of Israel Tibbets and Moses Gilman, to be disannexed from the town of Alton and annexed to the town of Gilmanton.

Ordered, That the foregoing petitions be referred to the Committee on Towns and Parishes.

Mr. Haddock presented the memorial of the State Convention of the friends of education.

Mr. Rice, of Jaffrey, presented the petition of Joseph Haskell, praying to be disannexed from the school district to which he belongs, in Marlborough, and annexed to District No. 12, in Jaffrey; the general law, as he believes, not having done him justice.

Ordered, That the foregoing petitions be referred to the Committee on Education.

Mr. Vincent presented the petition of the town of Ellsworth, to be classed with Waterville, for the purpose of being represented in the Legislature; also, the petition of Waterville to be classed with the town of Ellsworth, for the purpose of sending a representative to the Legislature.

Mr. Anderson presented the petition of the directors of the Second Congregational Society in Chester, to change the name of said society.

Ordered, That the same be referred to the Committee on Incorporations.

Mr. Handy, of Portsmouth, presented the petition of Daniel H. Treadwell, for an incorporation for manufacturing.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

Mr. Page, of Concord, presented the petition of Sampson Bullard and others, stockholders and depositors in Concord Bank.

Ordered, That the same be referred to the Committee on Banks.

Mr. True presented the petition of the field officers of the 14th regiment, for the removal of an officer.

Ordered, That the same be referred to the Committee on Military Affairs.

Mr. Anderson presented the petition of John S. Brown and others, for a rail-road from Exeter to Manchester.

Mr. Morrill, of Epping, presented the petition of Benjamin Veazey and others, for a rail-road from Exeter to Manchester.

Ordered, That the said petitions be referred to the Committee on Roads, Bridges and Canals.

Mr. Swasey presented the account of Albert G. Allen; also, the account of Lewis Smith.

Ordered, That the same be referred to the Committee on Claims.

Mr. Sargent presented the petition of Lydia H. Davis, for the alteration of her name.

Ordered, That the same be referred to the Committee on Names.

Mr. Marston, from the Committee on Bills on their Second Reading, to whom was committed the bill incorporating the Carroll County Mutual Fire-Insurance Company, reported the same with an amendment, which was adopted.

Ordered, That the same be read a third time this afternoon, at 3 o'clock.

Mr. Preston, from the Committee on Education, to whom was referred the bill entitled An act to incorporate the Lebanon Liberal Institute, reported the same without amendment.

Ordered, That the same be read a third time this afternoon, at 3 o'clock.

Mr. James, from the Committee on Claims, to whom was referred the accounts of Charles Young and Nathaniel Edgerly, made a report ; whereupon,

Resolved, That Charles Young and Nathaniel Edgerly have leave to withdraw their respective accounts.

Mr. Nesmith, from the select committee to whom was referred the subject of dividing the state into congressional districts, reported a bill, entitled " An act to divide this state into districts for the choice of Representatives in the Congress of the United States ;" which was read a first and second time.

Ordered, That said bill lie upon the table, and the clerk be directed to procure 300 printed copies for the use of the House.

Mr. Cutter, from the Committee on Military Affairs, reported the following joint resolution :

Resolved by the Senate and House of Representatives, in General Court convened, That the sum of one hundred and fifty dollars be applied, out of any money in the treasury not otherwise appropriated, towards finishing the interior of the State Arsenal at Portsmouth, for the better preservation of the arms and munitions of war therein contained : The said sum to be expended under the superintendence of the Commissary General : which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon, at 11 o'clock.

Mr. Haddock, from the Committee on Education, to whom was referred the Annual Report of the Commissioners on the Literary Fund, made a report, whereupon,

Resolved, That said report is satisfactory, and that the same be filed in the office of the Secretary of State.

Mr. Sherwin, from the Committee on Military Accounts, to whom was referred the account of Ephraim Cross, Deputy Commissary General, reported the following resolution :

Resolved by the Senate and House of Representatives, in Gene-

ral Court convened, that Ephraim Cross, Deputy Commissary General, be allowed the sum of one hundred eight dollars and seventy-five cents, in full of his account, and that the same be paid out of any money in the treasury not otherwise appropriated; which was read a first time.

Ordered, That said resolution be read a second time to-morrow forenoon, at 11 o'clock.

Mr. Chapman, from the Committee on Towns and Parishes, to whom was referred the petition of Richard Odell, made a report, whereupon,

Resolved, That the Committee be discharged from the further consideration of said petition, and that the same be referred to the Committee on the Judiciary.

Mr. Christie, from the Committee on the Judiciary, to whom was referred a bill, entitled An act to provide for the service of process in certain cases, reported the same in a new draft; which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon, at 11 o'clock.

M. Christie, from the same committee, to whom was referred the petition of the town of Manchester, praying for a city charter, made a report, whereupon,

Resolved, That the petitioners have leave to bring in a bill.

Mr. Christie, from the same committee, to whom was referred the subject of enquiring into the expediency of passing an act empowering registers of deeds to appoint deputies, to be authorized, in the absence of the register, to certify to the reception and examination of deeds, and report by bill or otherwise, made a report, whereupon,

Resolved, That the committee be discharged from the further consideration of this subject.

Mr. Kittredge, from the Committee on Education, to whom was referred the petition of the Concord Society of Natural History, and the resolution of the House, instructing the committee to enquire into the expediency of an act of the Legislature, authorizing the N. H. Historical Society to remove the minerals belonging to the State, and now deposited in the State House, to the hall of said society, made a report, whereupon,

Resolved, That the farther consideration of said petition and resolution be postponed to the next session of the Legislature.

Agreeably to previous notice, Mr. Sawyer, of Dover, by leave introduced a bill, entitled An act establishing the terms of the courts of probate for the county of Strafford; which was read a first and second time.

Ordered, That the same be referred to a select committee consisting of the delegates from said county.

Mr. Spalding, from the Committee on Banks, made a report, accompanied by an abstract, showing the condition of the several banks of the State up to the time of the latest returns, with the following resolution :

Resolved, That the return of the Ashuelot Bank and the report of Titus Brown, one of the Bank Commissioners, relative to said bank, communicated to the House by His Excellency the Governor, be referred to the standing Committee on the Judiciary, with instructions to inquire and report whether the provisions of the 14th, 43d and 44th sections of the 140th chapter of the Revised Statutes are applicable to said bank, its directors and cashier ; and if so, what measure should be adopted by the House, in relation to any violation thereof by said bank or its officers.

On motion of Mr. Kenrick—

Ordered, That the report, the abstract and the resolution be laid upon the table, and the clerk be directed to procure 500 printed copies thereof ; and also of the reports of the Bank Commissioners, for the use of the House.

Mr. Marston, from the Committee on Bills on their Second Reading, to whom was referred the bill incorporating the Free-Will Baptist Education Society, reported the same in a new draft : which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon, at 11 o'clock.

Mr. Marston, from the same committee, to whom was referred the bill to annex Dame's Gore to Canaan, reported the same in a new draft, which was read a first time :

Ordered, That the same be read a second time to-morrow forenoon, at 11 o'clock.

Mr. Wilson, of Keene, having voted with the majority, moved to reconsider the resolution passed yesterday, granting leave to the petitioners for the annexation of Nash and Sawyer's Location to Carroll, to withdraw their petitions ; which motion prevailed—so the resolution was reconsidered.

On motion of Mr. Wilson—

Ordered, That the subject be postponed to the next session of the Legislature.

Mr. Sawyer, of Dover, gave notice that he will, to-morrow, ask leave to introduce a bill entitled " An act relating to proceedings in Probate Courts."

Mr. Clough, of Canterbury, gave notice that he will, to-morrow,

ask leave to introduce a bill entitled An act in amendment of chap. 25 of the Revised Statutes."

Agreeably to previous notice, Mr. Clark, by leave, introduced a bill entitled "An act to incorporate the Langdon Manufacturing Company;" which was read a first and second time.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

Mr. Wilson, of Keene, agreeably to previous notice, by leave introduced a bill entitled "An act in addition to an act to incorporate certain persons by the name of the Proprietors of Charlestown Bridge;" which was read a first and second time.

Ordered, That the same be referred to the Committee on Roads, Bridges and Canals.

Agreeably to previous notice, Mr. Kidder, by leave, introduced a bill entitled "An act to incorporate the Republican Manufacturing Company;" which was read a first and second time.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

The House proceeded in the order of the day, to the consideration of the resolution allowing Abraham Plumer \$40.40, which was read a second time.

Mr. Peabody moved an amendment, by inserting the word "not," so as to read, that "Abraham Plumer be not allowed."

The Speaker decided that the motion was not in order.

Mr. Kenrick moved its indefinite postponement.

The question, Shall the resolution be indefinitely postponed? being put, the yeas and nays were demanded.

Those who voted in the affirmative were Messrs.

Ezra Adams,
Abner Allen,
Samuel Anderson,
Edwin Baldwin,
George Barker,
Nathaniel Batchelder,
Hezekiah Bean,
Albin Beard,
Stephen Beede,
Nicholas C. Blaisdell,
David Blake,
Ira Blake,
Thomas Boyd,
Richard Boylston,
Charles W. Brewster,

Jonathan Brown,
Benjamin Chapman,
Daniel M. Christie,
Daniel Clark,
Samuel Cleaves,
Joseph Clough, jr.,
John M. Collins, jr.,
Luke Corser,
David Cram,
John Currier,
Charles W. Cutter,
George W. Dearborn,
Ruel Durkee,
Benjamin Eastman,
Smith Emerson,

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James W. Emery,
John W. Flagg,
David Flanders, Londonderry,
Jonathan Fletcher,
Eben C. Foster,
Herman Foster,
Leonard C. French,
Samuel Garfield,
Ziba Gay,
Thomas Gerrish,
Moses Gilman,
Charles B. Haddock,
William Haile,
James Hall,
Hiram Hanson,
John N. Handy,
Abner S. Hutchinson,
Jacob F. James,
Stephen Jenkins,
David Jones,
Timothy Kenrick,
Frederick T. Kidder,
Isaac Kimball,
Richard Kimball,
Jonathan Kittredge,
Ebenezer Lane,
William F. Lawrence,
Nathaniel Low,
Stephen C. Lyford,
William McCrea,
Isaac McGaw,
Moses Marshall,
Jonathan Martin,
Richard Melvin,
David Messer,
Ira W. Moore,
J. W. Mowry,
George W. Nesmith,
Zebina Newell,
John Ordway,
James P. Packer,
Amos Page,
Laban Page,

Amos A. Parker,
Josiah Peabody,
Joseph D. Pinder,
David B. Plumer,
John Preston,
Aaron Quimby,
John S. Quimby,
Ai Read,
Thomas S. Robinson,
John Rogers,
Daniel Savage,
Aaron F. Sawyer,
Thomas E. Sawyer,
Elisha Scribner,
Stephen B. Sherwin,
Charles H. Shorey,
Leander D. Sinclair,
Dudley Smith,
Israel H. Smith,
Charles Sparhawk,
Isaac Spalding,
George W. Stevens,
Samuel H. Stevens,
Isaac Sturtevant,
Ebenezer Thompson,
Philemon Tolles,
Arthur L. True,
Benjamin Veazey,
William Vennard, 2d,
Cyrus K. Vilas,
Elijah Wadleigh,
William Wadleigh,
Wells Waldron,
Moses K. Webster,
Samuel Webster,
Ichabod H. Wentworth,
John B. Wentworth,
Samuel H. Wentworth,
Nathan White,
Eleazer M. Wilson,
James Wilson,
Thomas Wright.

Those who voted in the negative were Messrs.

Hermon Abbott,
Harvey Adams,
Samuel H. Ayer,
Abel Bailey,
Willard Baker,
David Ball,
Gilman Batchelder,
Thomas Bennett,
Abner Blodgett,
Ivory Brown,
James B. Brown,
John Burnham,
Samuel C. Burnham,
Samuel Butterfield,
Daniel Campbell,
Oliver Capron,
Roswell Carlton,
Jesse Carr,
Jacob Carter,
Charles Caverly,
Wm. Champion,
Joseph Clough,
Gilbert Coburn,
John H. Collins,
Nicholas Cook,
Stephen Coombs,
Thomas Cotton, jr.,
Peter Cram,
John Crane,
Abel Crawford,
Franklin W. Day,
Daniel Demerit,
William Dunn,
Asa P. Eastman,
George Everett,
Joseph Fifield,
David Flanders, of Newtown,
Seth P. Follansbee,
Darwin Forbes,
Asa Ford,
Eliphalet Foss,
Zebulon Foster, jr.,

John Gale,
Daniel K. Gault,
John F. Gerrish,
Zeeb Gilman,
Robert Goodale,
Joseph Goodhue,
Warren Goodspeed,
Hiram Griffin,
Abijah Hadley,
John L. Hadley,
William Hadley,
William P. Hale,
Samuel M. Hart,
Andrew L. Hersey,
William Hewes,
James Hilton,
Harvey Hobart,
Thomas Hobbs,
Charles Hodgdon, jr.,
Nathaniel B. Hull,
Andrew Hussey,
John James,
S. B. Johnson,
Simon W. Jones,
Hosea C. Knowlton,
Daniel Lothrop,
Jonathan Little,
Abel Lowe,
Francis H. Lyford,
James McDaniels,
Israel Mardin,
Henry Merrill,
Luke Miller,
Thomas W. Mordough,
Nathaniel Morrill, jr.,
Artemas Morse,
Levi Moulton,
Samuel Nay,
Dudley Nelson,
Samuel Noyes,
Luther Osgood,
Daniel Paige, jr.,

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Edward Parsons,
Hezekiah Parsons, jr.,
Samuel J. Patridge,
David N. Patterson,
Samuel P. Peavey,
Eliphalet W. Philbrick,
Stephen Pingry,
George W. Prescott,
Isaac J. Quimby,
Laban Rice,
A. P. Richards,
Nathaniel Rix,
Aaron Robinson,
S. H. Rowell,
Henry B. Rust,
Dyer H. Sanborn,
Hiram Sargent,
I. B. Sawtell,
Miles Scruton,
Jacob Sherburne,
John Sleeper,
Aaron J. Smith,
John Smith, jr.,
Leander Smith,
Samuel Smith, jr.,

James M. Spooner,
Benjamin Stevens, 2d,
Samuel Swasey,
Enoch Sweatt,
Jacob Taylor,
John D. Thompson,
Joseph Y. Tibbets,
Calvin Topliff,
Thomas Vincent,
Ephraim S. Wadleigh,
Jonathan Wate,
Jesse Waldron,
Peter Walker,
Willard Walker,
William Warner,
Ephraim Warren,
Joseph H. Watson,
Dexter Wheeler,
Jonathan Whitmore,
Ira Whitcher,
Eliphalet Wiggin,
Hollis Wilcox,
Solomon Wilson,
Thomas P. Wilson.
Jonathan Young,

Yeas 115, nays 134; so the negative of the question prevailed, and the resolution was not indefinitely postponed.

The Speaker then stated that the resolution was on its second reading and open to amendment.

On motion of Mr. Kittredge—

Ordered, To lie upon the table.

The House proceeded in the order of the day, to the consideration of the resolution appropriating four hundred dollars for the repair of a road in Lincoln, which was read a second time.

Ordered, That the same be read a third time this afternoon at 3 o'clock.

On motion of Mr. Low, of Dover—

Ordered, That the Committee on Education be instructed to inquire into the expediency of so far amending section 8 of chapter 220 of the Laws, as that towns may be authorized to adopt its provisions at any meeting called for that purpose.

On motion of Mr. Brown, of Northumberland—

Resolved, That the Committee on the Judiciary be instructed to inquire into the expediency of the passage of a law, to limit and

regulate the fees of attorneys when employed as counsel, and report by bill or otherwise.

Mr. Emery moved to take up the report and resolution relating to the Portsmouth and Concord Rail-road.

The motion prevailed.

The question recurring, Shall the said resolution appended to the said report pass? it was decided in the affirmative; so the resolution was adopted and the petitioners accordingly had leave to withdraw their petitions.

Mr. Emery, by leave, submitted the following joint resolution:

Resolved by the Senate and House of Representatives, in General Court convened, That any rail-road corporation holding a charter under this state, be and they hereby are authorized, at any meeting of the stockholders duly called for that purpose, to subscribe for the capital stock of the Portsmouth and Concord Rail-Road; and the capital stock of such corporation proposing to make such subscriptions may be increased for the purpose, when the same may be necessary; provided that such subscription shall in no case exceed ten per cent. of the capital stock of any corporation proposing to make such subscription;

Which was read a first and second time.

Ordered, That the same be referred to the Committee on Incorporations.

In accordance with the provisions of the 7th section of the 6th chapter of the Revised Statutes, the Speaker announced, on the part of the House, the following joint committee to purchase books for the Library: Messrs. Amos A. Parker and Charles B. Haddock.

On motion,

The House adjourned.

AFTERNOON.

The House proceeded to the consideration of the orders of the day upon bills with the following titles, and the following resolutions:

"An act to incorporate the Lebanon Liberal Institute;"

"An act to incorporate the Carroll County Mutual Fire Insurance Company;"

A resolution granting the New-Hampshire Reports, Doct. Jackson's Geological Survey, and the Revised Statutes, to the town of Gosport;

A resolution directing the Secretary of State to purchase Gilchrist's Digest;

A resolution appropriating four hundred dollars, for the repairing and keeping in repair a road in Lincoln;

Which were severally read a third time.

Resolved, That they pass, and their titles be as aforesaid.

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Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Emery, by leave, introduced a bill entitled "An act in addition to chapter 143 of the Revised Statutes;" which was read a first and second time.

Ordered, That the same be referred to the Committee on the Judiciary.

Mr. Sawyer, of Dover, by leave, presented the remonstrance of William A. Jenkins and 32 others, against the removal of Gorham W. Hoitt from the office of sheriff of Strafford county; also that of John W. Twombly and 7 others; of George W. Meserve and 63 others; of N. D. Meserve and 134 others; of Elisha Locke and 20 others; of Samuel Berry and 44 others; of John H. Smith and 48 others; of Nathaniel Snell and 39 others; of Nathaniel Wiggin and 13 others; of Samuel Durgin, Jr., and 73 others—all against said removal.

Mr. Kimball, by leave, presented the remonstrance of James Farrington and others; of William Wentworth and others; of Jeremiah Plumer; of Noah Place and others; all against the removal of Gorham W. Hoitt from the office of sheriff of Strafford county.

Ordered, That said remonstrances be referred to the Committee on the Judiciary.

Mr. Clark, agreeably to the report of the committee, introduced a bill to incorporate Manchester as a city.

On motion of Mr. Clark—

Ordered, That the same be laid on the table and the clerk be directed to procure 350 printed copies for the use of the House.

Mr. S. H. Stevens, from the Committee on Incorporations, to whom was referred the bill to incorporate the "Concord Society of Natural History," reported the same without amendment.

Ordered, That the same be read a third time to-morrow afternoon, at 3 o'clock.

On motion,

The House adjourned.

FRIDAY, JUNE 19, 1846.

Prayer by Rev. Mr. Haddock.

On motion, *Ordered*, That the rules of the House be so far suspended, that in reading the journal of yesterday, the list of the yeas and nays be dispensed with.

Mr. Peavey presented the petition of Andrew Murray Norton, for the alteration of his name.

Mr. Boylston presented the petition of James Lewis Fiske, praying for an alteration of his name.

Ordered, That said petitions be referred to the Committee on Names.

Mr. Veazey presented the petition of Nathaniel Merrill and others, for a rail-road from Exeter to Manchester.

Mr. Rust presented the remonstrance of John Hubbard and others, of South-Berwick, Me., against a bridge across Cocheco river.

Mr. Rust presented the remonstrance of Joseph H. Smith and others, of Dover, against a bridge across Cocheco river; also, the remonstrance of Nathan Young and others, against a bridge across Cocheco river.

Mr. Gilman, of Piermont, presented the petition of James M. Chadwick and others, praying for a charter for a bridge between the towns of Haverhill, N. H., and Newbury, Vt.

Mr. Rogers presented the petition of the directors of Orford bridge, in relation to the Northern Extension and Connecticut River Railroad.

Ordered, That the foregoing petitions and remonstrance be referred to the Committee on Roads, Bridges and Canals.

Mr. Fifield presented the petition of James D. Kidder for the removal of Jonathan H. Cross and Ira S. Emerson, officers of the 14th regiment.

Mr. H. Adams presented the petition of Erastus J. Abbott and others, for removal of an officer of the artillery company in the 42d regiment.

Ordered, That the foregoing petitions be referred to the Committee on Military Affairs.

Mr. Sawyer, of Dover, presented the petition of Thomas G. Morse and others, for the incorporation of the Dover Steam Manufacturing Company.

Ordered, That said petition be referred to the Committee on Agriculture and Manufactures.

Mr. Vennard presented the petition of R. B. Chase and 1360 others, citizens of Manchester, praying that a law may be passed regulating the hours of labor of operatives in manufacturing corporations, &c.

Ordered, That said petition be referred to the select committee to whom was committed that subject.

Mr. Parker presented the petition of the inhabitants of school district No. 2, in Jaffrey, praying for an alteration of the law in regard to the division of school money.

Ordered, That the same be referred to the Committee on Education.

Mr. Sherburne presented the remonstrance of Hezekiah Thompson and others; of Samuel Sherburne; of James Wentworth and 60 others; of John Walker and 11 others; and of Augustus G. Orne and 39 others, all against the removal of Gorham W. Hoitt from the office of sheriff of Strafford county

Mr. Bennett presented the remonstrance of Hiram R. Roberts against the removal of Gorham W. Hoitt from the office of sheriff of the county of Strafford.

Ordered, That said remonstrances be referred to the Committee on the Judiciary.

Mr. Beard, from the Committee on Printers' Accounts, to whom was referred so much of the Message of His Excellency the Governor as relates to the publication of the public acts and resolves of the Legislature, reported the following joint resolution:

Resolved by the Senate and House of Representatives, in General Court convened, That the Secretary of State be, and hereby is, authorized to procure the publication of the public acts and resolves of the Legislature in the following named newspapers, to wit: In the New-Hampshire Patriot and State Gazette, printed in Concord; the New-Hampshire Statesman and State Journal, printed in Concord; Hill's New-Hampshire Patriot, printed in Concord; the New-Hampshire Courier and Concord Gazette, printed in Concord; the Granite Freeman, printed in Concord; the Independent Democrat, printed in Concord; the New-Hampshire Gazette, printed in Portsmouth; the Portsmouth Journal, printed in Portsmouth; the Portsmouth Mercury, printed in Portsmouth; the Dover Enquirer, printed in Dover; the Dover Gazette and Strafford Advertiser, printed in Dover; the Manchester American, printed in Manchester; the Manchester Democrat, printed in Manchester; the Nashua Gazette and Hillsborough County Advertiser, printed in Nashua; the New-Hampshire Telegraph, printed in Nashville; the Exeter News-Letter, printed in Exeter; the Farmer's Cabinet, printed in Amherst; the New-Hampshire Sentinel, printed in Keene; the Cheshire Republican and Farmers' Museum, printed in Keene; the National Eagle, printed in Claremont; the Argus and Spectator, printed in Newport; the Democratic Republican, printed in Haverhill; the True Democrat, printed in Haverhill; the Belknap Gazette, printed in Meredith; the Coos County Democrat, printed in Lancaster; the Strafford Transcript, printed in Somersworth; and that all former resolutions relating to the publication of such public acts and resolves in certain newspapers therein named, be, and the same hereby are, repealed;

Which was read a first time.

Ordered, That the same be read a second time, to-morrow forenoon, at 11 o'clock.

Mr. Sherwin, from the select committee to whom was referred the subject of designating a day when the business of the present session may be brought to a close, reported the following resolution:

Resolved by the Senate and House of Representatives, in General Court convened, That the Legislature close its present session on Wednesday, the first day of July next:

Which was read a first time.

Ordered, That said resolution be read a second time to-morrow forenoon, at 11 o'clock.

Mr. Nesmith, from the Committee on Incorporations, to whom was referred the resolution authorizing rail-road corporations to subscribe for stock in the Portsmouth and Concord Rail-Road, reported the same without amendment; which was read a first and second time.

On motion of Mr. Swasey—

Ordered, That the same be laid on the table.

Mr. Nesmith, from the same committee, to whom was referred the bill to incorporate the Free-Will Baptist Printing Establishment, reported the same in a new draft; which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

Mr. Nesmith, from the same committee, to whom was referred the bill incorporating the Coos Mutual Fire Insurance Company, made a report; whereupon,

Resolved, That said bill be indefinitely postponed.

Mr. Sherwin, from the Committee on Military Accounts, to whom was referred the account of David Moulton, Commissary General, reported the following resolution:

Resolved by the Senate and House of Representatives in General Court convened, That David Moulton, Commissary General, be allowed the sum of three hundred fifty dollars and thirteen cents in full of his account, and that the treasurer be directed to pay the same out of any money in the treasury not otherwise appropriated;

Which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon, at 11 o'clock.

Mr. Christie, from the Committee on the Judiciary, to whom was referred the petition of the town of Portsmouth, praying for the passage of a law, in addition to the laws now in force, relating to the extinguishment of fires, reported a bill entitled "An act in addition to, and in amendment of, the 111th chapter of the Revised Statutes;"

Which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

Mr. Christie, from the select committee to whom was referred the

bill establishing the courts of probate for the county of Strafford, reported the same without amendment; which was read a second time.

Ordered, That the same be read a third time this afternoon at 3 o'clock.

Mr. Griffin, from the Committee on Towns and Parishes, to whom was referred the petition for disannexing a tract of land from Plummer and Scylla's Purchase and annex the same to Carroll; the petition to annex Nash and Sawyer's Location to Carroll, and the remonstrance against said annexation, made a report; whereupon,

Resolved, That the further consideration of said petitions and remonstrance be postponed to the next session of the Legislature, and that the petitioners give such notice to the parties concerned as the law requires.

Mr. S. H. Stevens, from the Committee on Incorporations, to whom was referred the petition of sundry inhabitants of Mont-Vernon for an act of incorporation under the name of the "Mont-Vernon Steam Power Company," reported a bill entitled "An act to incorporate the Mont-Vernon Steam Power Company;" which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

Mr. James, from the Committee on Claims, to whom was referred the account of Moody Currier, reported the following resolution:

Resolved by the Senate and House of Representatives, in General Court convened, That Moody Currier receive \$153.00 in full of his account, and that the same be paid out of any money in the treasury not otherwise appropriated; which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

On motion of Mr. McGaw—

Resolved, That the Committee on Education be instructed to enquire into the expediency of appropriating the money arising from the proceeds of the sale of the public lands of the United States, belonging to this state, when received, to the support of common schools.

Mr. Wilson moved that the rules of the House be so far suspended that he may at this time introduce two bills.

The motion prevailed.

Mr. Wilson accordingly introduced a bill entitled An act to incorporate the Warren Copper Mining Company; also, a bill entitled An act to incorporate the Shelburne Lead Mining Company; which were severally read a first time.

Ordered, That the same be referred to the Committee on Incorporations.

Mr. Kidder gave notice that he will to-morrow ask leave to introduce a bill to incorporate the "Home Manufacturing Company."

Mr. Marston, agreeably to previous notice, by leave introduced a bill entitled an "An act to incorporate the Equitable Fire Insurance Company;" which was read a first and second time.

Ordered, That the same be referred to the Committee on Incorporations.

On motion of Mr. Swasey, the House resumed the consideration of the joint resolution in favor of Abraham Plumer.

Mr. Swasey moved to amend said resolution, by striking out the words, "by the Senate and House of Representatives, in General Court convened."

After debate, on motion of Mr. Christie—

Ordered, That the resolution and amendment be laid on the table.

Agreeably to previous notice, Mr. Sawyer introduced a bill entitled "An act relating to proceedings in probate courts;" which was read a first and second time.

Ordered, That the same be referred to the Committee on the Judiciary.

The Adjutant General, agreeably to a resolution of the House, laid before the House the following statement of the probable expenses of the contemplated alteration in the militia laws, together with his opinion as to the consequences of carrying said alteration into effect.

On motion—

Ordered, That the same be referred to the Committee on Military Affairs.

[*See Appendix.*]

The House proceeded to the orders of the day, upon the consideration of the following bills and resolution:

An act to incorporate the Free-Will Baptist Education Society;

An act to provide for the service of process in certain cases;

A resolution in relation to the State Arsenal at Portsmouth;

Which were severally read a second time.

Ordered, That the same be read a third time this afternoon at 3 o'clock.

Mr. Knowlton gave notice that to-morrow he will ask leave to introduce a bill entitled An act in amendment of section 2, chapter 82, Revised Statutes.

On motion of Mr. Bell, the House resumed the consideration of the bill authorizing an increase of the capital stock of the Amoskeag Manufacturing Company, the question being on the adoption of the amendment offered by Mr. Swasey.

Mr. Low moved to take up and dispose of the preamble and resolution relating to the tariff and slavery.

Mr. Hale, of Dover, (Mr. Haddock in the chair,) moved to amend the preamble and resolution, by striking out all after the word "whereas," and insert the following:

"Whereas" the Government of the United States of America, by its recently avowed policy of extending their territory, and annexing a foreign nation, for the express purpose of strengthening and perpetuating human slavery, have placed us as a people before the world in the humiliating and disgraceful attitude of supporters and defenders of a system of oppression, odious to every friend of liberty and abhorrent to every principle of humanity and religion; and

Whereas the constant, progressive and increasing encroachments of the slave power have become so formidable and imperious, that forbearance ceases to be a virtue, and to be silent is to be false to the great interests of liberty: Therefore,

Resolved by the Senate and House of Representatives, in General Court convened, That New-Hampshire solemnly and deliberately announces and reiterates her abiding and unchanging adherence to the great principle of the declaration of our Revolutionary fathers, that "all men are created equal," reasserted in the first article of the bill of rights of our own constitution; that she declares her firm determination that in the great contest now being waged between slavery and freedom, her voice shall be heard on the side of the free; that she pledges her cordial sympathy, and, within the limits of her constitutional action, her coöperation with the friends of civil liberty throughout the land, in every just and well-directed effort for the suppression and extermination of that terrible scourge of our race, human slavery.

After debate thereon, on motion of Mr. Low, of Dover,

The House adjourned.

AFTERNOON.

The House proceeded in the order of the day, to the consideration of bills with the following titles, and the following resolution:

"An act establishing the terms of the courts of probate for the county of Strafford;"

"An act to incorporate the Free-Will Baptist Education Society;"

"An act to authorize the court of common pleas to fill vacancies in the board of Road Commissioners;"

"An act to provide for the service of process in certain cases;"

"An act to incorporate the Concord Society of Natural History;"

A resolution in favor of Ephraim Cross, Deputy Commissary General;

Which were severally read a third time.

Resolved, That they pass, and their titles be as aforesaid.

Ordered, That the clerk ask the concurrence of the Senate therein.

Mr. Sanborn, from the Committee on Towns and Parishes, to whom was referred the petition for an alteration of the line between Marlborough and Troy, and the remonstrance against said alteration, by leave made a report; whereupon,

Resolved, That a committee of three be appointed, to consider the prayer of the petitioners and of all the parties concerned, respecting the alteration of the line between Troy and Marlborough, with full power to sit upon said case; and that they report the result of their investigations at the next session of the Legislature, and that by the mutual agreement of the agents of the parties appearing. That said committee consist of John H. Steele, of Peterborough, Francis Holbrook, of Surry, and George W. Sturtevant, of Keene.

Resolved, furthermore, that the petitions of Levi W. Porter and others; of Luther Chapman and 111 others; of Daniel W. Farrar and others; and the remonstrance of Horatio Lawrence, respecting an alteration of the line between Troy and Marlborough, be deferred to the next session of the Legislature, and that the parties concerned give such legal notice as the facts in the case may demand.

Mr. Emery, by leave, presented the remonstrance of Winthrop A. Marston and 119 others, against the removal of Gorham W. Hoitt, sheriff of Strafford county.

Ordered, That the same be referred to the Committee on the Judiciary.

The Speaker announced the order of the day to be upon the unfinished business of the forenoon.

[*Mr. Haddock in the chair.*]

Mr. Low, of Dover, then moved that the preamble and resolution relating to the tariff and slavery, with the proposed amendment thereof, be laid on the table, and the clerk be directed to procure 400 printed copies for the use of the House.

Mr. Hadley, of Weare, moved to amend the amendment, by striking out all the preamble and all the amendment after the word "resolved," and insert the following:

That in the opinion of this House it is the duty of our general government to extend, as far as may be practicable, by its revenue laws and all other means within its power, equal favor and protection to all the great interests of the whole Union, embracing agriculture, manufactures, the mechanic arts, commerce and navigation.

Resolved, That we are opposed to the policy of taxing one interest or class for the benefit of another interest or class,

Resolved, That we are opposed to a tariff for protection merely, and not for revenue.

Resolved, That we are in favor of a tariff for revenue; such an one as will yield a sufficient amount to the treasury to defray the expenses of the government, economically administered, and afford, so far as may be practicable, equal incidental protection to all the various branches of our home industry.

Resolved, That we deplore the existence of slavery, and regard it as a great evil, morally, socially and politically; but, with this conviction, we do not deem ourselves wiser or more patriotic than were Washington, Franklin, Madison, and other worthies, the fathers of the Republic, who framed the sacred compact of our Constitution, permitting, by way of compromise, the continuance of the institution of slavery, (so far at least as it regards the legislation of the federal government) for the sake of securing, in what then appeared the only practicable mode, the establishment of our glorious union—a union which *must be preserved*, and which can be preserved only by a strict adherence to the compromises which lie at its foundation.

Resolved, That the policy to be pursued in reference to slavery is left by the Constitution with the States within which it exists; and that it is only as citizens of such States and Territories that individuals or bodies of men can efficiently or legitimately control that policy; and that it is no part of the duty of our State government to legislate upon the subject of slavery within such States or Territories.

Resolved, That attempts at unauthorized interference, unfriendly attacks, and angry external agitation, by exciting the prejudices of the slave-holding communities, while they may endanger the safety of the Union, tend rather to fasten than to unloose the bonds of the enslaved.

Mr. Low, of Dover, withdrew his motion to lay the preamble, resolution, &c., on the table and print.

Thereupon, Mr. Hale, of Dover, moved that the preamble and resolution, the amendment and the amendment to the amendment, be laid on the table, and the clerk be directed to procure 400 printed copies for the use of the House, and that they be made the special order of the day for Tuesday next at 11 o'clock, A. M.

Mr. Hale immediately modified his motion, so as to make the preamble, &c., the special order of the day on next Tuesday week, at 11 o'clock in the forenoon.

A division of the question was called for by Mr. Swasey.

On the first branch of the question, Shall the resolution and amendments be laid on the table and the clerk be directed to procure 400

printed copies for the use of the House? being put, it was decided in the affirmative.

On the second branch of the motion,

Mr. Bell moved that the preamble and resolution, the amendment and the amendment to the amendment, be made the special order of the day for next Tuesday, at 11 o'clock in the forenoon.

Mr. Marston moved that they be made the special order of the day for next Thursday, at 11 o'clock in the forenoon.

The question on the motion of Mr. Bell being taken, it was decided in the negative.

The question on the motion of Mr. Marston being taken, it was decided in the affirmative;

So said preamble and resolution, amendment and amendment to the amendment, were made the special order of the day for next Thursday, at 11 o'clock, A. M.

Mr. Kimball, of Rochester, gave notice that he will to-morrow ask leave of the House to introduce a bill entitled An act in amendment of an act entitled "An act to incorporate the Great Falls and Conway Rail-Road."

Mr. Nathaniel Low moved that the bill, and amendment thereto proposed by Mr. Swasey, relating to an increase of the capital stock of the Amoskeag Manufacturing Company, be now taken up and disposed of, which motion prevailed.

After debate, on the question being stated by the Speaker as follows: Shall the amendment be adopted?

Mr. Swasey called for the yeas and nays.

Those who voted in the affirmative were Messrs.

Hermon Abbott,
Harvey Adams,
Saml. H. Ayer,
Abel Bailey,
Willard A. Baker,
Gilman Batchelder,
David Blake,
James B. Brown,
John Burnham,
Samuel C. Burnham,
Samuel Butterfield,
Daniel Campbell,
Roswell Carlton,
Jesse Carr,
Jacob Carter,

Charles Caverly,
William Champion,
Joseph Clough,
Gilbert Coburn,
John H. Collins,
Nicholas Cook,
Stephen Coombs,
Thomas Cotton, jr.,
Peter Cram,
John Crane,
Abel Crawford,
John Currier,
Franklin W. Day,
Daniel Demerit,
William Dunn,

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Asa P. Eastman,
Joseph Fifield,
John W. Flagg,
David Flanders, of Newtown,
Seth P. Follansbee,
Darwin Forbes,
Asa Ford,
Zebulon Foster, jr.,
Daniel K. Gault,
John F. Gerrish,
Zeeb Gilman,
Robert Goodale,
Warren Goodspeed,
Hiram Griffin,
Abijah Hadley,
John L. Hadley,
William Hadley,
William P. Hale,
Samuel M. Hart,
William Hewes,
James Hilton,
Thomas Hobbs,
Charles Hodgdon, jr.,
Nathaniel B. Hull,
Simon W. Jones,
Hosea C. Knowlton,
Jonathan Little,
Abel Lowe,
Francis H. Lyford,
James McDaniels,
Israel Mardin,
Luke Miller,
Nathaniel Morrill, jr.,
Artemas Morse,
Levi Moulton,
Luther Osgood,
Daniel Paige, jr.,
Edward Parsons,
Hezekiah Parsons, jr.,
Samuel J. Patridge,

Samuel P. Peavey,
Eliphalet W. Philbrick,
Laban Rice,
A. P. Richards,
Nathaniel Rix,
Aaron Robinson,
Dyer H. Sanborn,
Hiram Sargent,
I. B. Sawtell,
Jacob Sherburne,
John Sleeper,
Aaron J. Smith,
Leander Smith,
Samuel Smith, jr.,
James M. Spooner,
Benjamin Stevens, 2d,
Samuel Swasey,
Enoch Swett,
Jacob Taylor,
John D. Thompson,
Joseph Y. Tibbets,
Calvin Topliff,
Thomas Vincent,
Ephraim S. Wadleigh,
Jonathan Wate,
Jesse Waldron,
Peter Walker,
Willard Walker,
Nathaniel Walton,
William Warner,
Ephraim Warren,
Joseph H. Watson,
Dexter Wheeler,
Jonathan Whitmore,
Ira Whitcher,
Hollis Wilcox,
Solomon Wilson,
Thomas P. Wilson,
Jonathan Young.

Those who voted in the negative were Messrs.

Ezra Adams,
Abner Allen,

Samuel Anderson,
Edwin Baldwin,

David Ball,
Nathaniel Batchelder,
Hezekiah Bean,
Albin Beard,
Stephen Beede,
James Bell,
Thomas Bennett,
Nicholas C. Blaisdell,
Ira Blake,
Abner Blodgett,
Thomas Boyd,
Charles W. Brewster,
Jonathan Brown,
Benjamin Chapman,
Thomas Chase,
Daniel M. Christie,
Daniel Clark,
Samuel Cleaves,
John M. Collins, jr.
Luke Corser,
David Cram,
Charles W. Cutter,
George W. Dearborn,
Ruel Durkee,
Benjamin Eastman,
Smith Emerson,
James W. Emery,
George Everett,
David Flanders, of Londonderry,
Jonathan Fletcher,
Eben C. Foster,
Herman Foster,
Leonard C. French,
John Gale,
Samuel Garfield,
James M. Gates,
Ziba Gay,
Thomas Gerrish,
Moses Gilman,
Joseph Goodhue,
Charles B. Haddock,
William Haile,
James Hall,
Hiram Hanson,

John N. Handy,
Harvey Hobart,
Asa Huntington,
Andrew Hussey,
Abner S. Hutchinson,
Jacob F. James,
John James,
Stephen Jenkins,
David Jones,
Timothy Kenrick,
Frederick T. Kidder,
Elijah C. Kilburn,
Isaac Kimball,
Richard Kimball,
Jonathan Kittredge,
Cyrus Ladd,
Ebenezer Lane,
Daniel Lothrop,
William F. Lawrence,
Nathaniel Low,
Stephen C. Lyford,
William McCrea,
James McGaffey, jr.
Isaac McGaw,
Moses Marshall,
Gilman Marston,
Jonathan Martin,
Richard Melvin,
Henry Merrill,
David Messer,
Ira W. Moore,
Dudley Nelson,
George W. Nesmith,
Zebina Newell,
Samuel Noyes,
John Ordway,
Amos Page,
Laban Page,
Amos A. Parker,
David N. Patterson,
Josiah Peabody,
Joseph D. Pinder,
Stephen Pingry,
David B. Plumer,

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George W. Prescott,
John Preston,
Aaron Quimby,
Ai Reed,
Thomas S. Robinson,
John Rogers,
Daniel Savage,
Aaron F. Sawyer,
Thomas E. Sawyer,
Elisha Scribner,
Miles Scruton,
Stephen B. Sherwin,
Charles H. Shorey,
Leander D. Sinclair,
Dudley Smith,
Israel H. Smith,
John Smith, jr.
Charles Sparhawk,
Isaac Spalding,
George W. Stevens,

Samuel H. Stevens,
Isaac Sturtevant,
Ebenezer Thompson,
Philemon Tolles,
Arthur L. True,
Benjamin Veazey,
William Vennard, 2d,
Cyrus K. Vilas,
Elijah Wadleigh,
William Wadleigh,
Wells Waldron,
Samuel Webster,
Ichabod H. Wentworth,
John B. Wentworth,
Samuel H. Wentworth,
Nathan White,
Eliphalet Wiggin,
Eleazer M. Wilson,
James Wilson,
Thomas Wright.

Yeas 109—nays 132 ; so the negative of the question prevailed, and the House rejected the amendment.

Said bill was then ordered to a third reading to-morrow, at 3 o'clock in the afternoon.

The following message was received from the Senate, by their clerk :

Mr. Speaker : The Senate concur with the House of Representatives in the passage of a resolution providing for the distribution of Gilchrist's Digest, with an amendment, in which they ask the concurrence of the House.

The House proceeded to the consideration of the resolution providing for the purchase and distribution of Gilchrist's Digest, with the amendment sent down from the Senate.

The amendment proposed to allow to His Excellency the Governor and each member of the Council, Senate and House of Representatives, and to each of the clerks, a copy of said Digest.

On motion, *Ordered*, That the amendment be laid on the table.

The following message from the Senate was received by their clerk :

Mr. Speaker : The Senate have passed the following resolutions :

Resolved by the Senate and House of Representatives, That the Legislature close its present session on Wednesday, the first day of

July next ; in which they ask the concurrence of the House of Representatives.

On motion of Mr. Emery—

Ordered, That the same lie on the table.

The following message was received from the Senate, by their clerk :

Mr. Speaker : The Senate have passed the following resolution, in which they ask the concurrence of the House.

Resolved by the Senate and House of Representatives, in General Court convened, That the treasurer of the State is hereby authorized to pay William H. Gage the sum of twenty-three dollars and sixty cents out of any money in the treasury not otherwise appropriated ; which was read a first time.

Ordered, The same be read a second time to-morrow forenoon, at 11 o'clock.

The following message was received from the Senate, by their clerk :

Mr. Speaker : The Senate have indefinitely postponed An act to incorporate sundry persons by the name of the Trustees of the Protestant Episcopal Church.

Mr. Wilson moved to take up the bill relating to the Columbian Manufacturing Company ; which motion prevailed.

Mr. Ayer moved that the House now adjourn.

The motion did not prevail.

The bill was then read a third time.

The question, Shall the bill pass ? being put, the yeas and nays were called for by Mr. Swasey.

Those who voted in the affirmative were Messrs.

Ezra Adams,
Abner Allen,
Samuel Anderson,
Edwin Baldwin,
David Ball,
Nathaniel Batchelder,
Hezekiah Bean,
Albin Beard,
Stephen Beede,
James Bell,
Thomas Bennett,
Nicholas C Blaisdell,
Ira Blake,
Thomas Boyd,
Charles W Brewster,

Jonathan Brown,
Benjamin Chapman,
Thomas Chase,
Daniel M Christie,
Daniel Clark,
Samuel Cleaves,
John M Collins, jr.,
Luke Corser,
David Cram,
Charles W Cutter,
George W Dearborn,
John W Dodge,
Ruel Durkee,
Benjamin Eastman,
Smith Emerson,

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James W Emery,
 George Everett,
 David Flanders, of Londonderry,
 Jonathan Fletcher,
 Eben C Foster,
 Herman Foster,
 Leonard C French,
 John Gale,
 Samuel Garfield,
 James M Gates,
 Ziba Gay,
 Thomas Gerrish,
 Charles B Haddock,
 William Haile,
 James Hall,
 Hiram Hanson,
 John N Handy,
 Harvey Hobart,
 Asa Huntington,
 Andrew Hussey,
 Abner S Hutchinson,
 Jacob F James,
 John James,
 Stephen Jenkins,
 S B Johnson,
 David Jones,
 Timothy Kenrick,
 Frederick T Kidder,
 Elijah C Kilburn,
 Isaac Kimball,
 Richard Kimball,
 Jonathan Kittredge,
 Cyrus Ladd,
 Ebenezer Lane,
 Daniel Lothrop,
 William F Lawrence,
 Nathaniel Low,
 Stephen C Lyford,
 William McCrea,
 Isaac McGaw,
 Moses Marshall,
 Gilman Marston,
 Jonathan Martin,
 Richard Melvin,

Henry Merrill,
 David Messer,
 Ira W Moore,
 Dudley Nelson,
 George W Nesmith,
 Zebina Newell,
 Samuel Noyes,
 John Ordway,
 Amos Page,
 Laban Page,
 Amos A Parker,
 Hezekiah Parsons, jr.,
 Josiah Peabody,
 Joseph D Pinder,
 Stephen Pingry,
 David B Plumer,
 George W Prescott,
 John Preston,
 Aaron Quimby,
 John S Quimby,
 Ai Reed,
 Thomas S Robinson,
 John Rogers,
 Daniel Savage,
 Aaron F Sawyer,
 Thomas E Sawyer,
 Elisha Scribner,
 Miles Scruton,
 Stephen B Sherwin,
 Charles H Shorey,
 Leander D Sinclair,
 Dudley Smith,
 Israel H Smith,
 John H Smith,
 Charles Sparhawk,
 Isaac Spalding,
 George W Stevens,
 Samuel H Stevens,
 Isaac Sturtevant,
 Ebenezer Thompson,
 Philemon Tolles,
 Arthur L True,
 Benjamin Veazey,
 William Vennard, 2d,

Silas K Vilas,
Elijah Wadleigh,
William Wadleigh,
Wells Waldron,
Samuel Webster,
Ichabod H Wentworth,
John B Wentworth,

Samuel H Wentworth,
Nathan White,
Eliphalet Wiggin,
Eleazer M Wilson,
James Wilson,
Thomas Wright,
Jonathan Young.

Those who voted in the negative were Messrs.

Hermon Abbot,
Harvey Adams,
Samuel H Ayer,
Abel Bailey,
Willard A Baker,
Gilman Batchelder,
David Blake,
Abner Blodgett,
John B Brown,
John Burnham,
Samuel C Burnham,
Daniel Campbell,
Oliver Capron,
Roswell Carlton,
Jesse Carr,
Charles Caverly,
William Champion,
Joseph Clough,
Gilbert Coburn,
John H Collins,
Nicholas Cook,
Stephen Coombs,
Thomas Cotton, Jr.,
Peter Cram,
John Crane,
Abel Crawford,
John Currier,
Franklin W Day,
Daniel Demerit,
William Dunn,
Asa P Eastman,
John W. Flagg,
David Flanders, of Newtown,

Seth P. Follansbee,
Darwin Forbes,
Asa Ford,
Zebulon Foster, Jr.,
Daniel K Gault,
John F Gerrish,
Zeeb Gilman,
Robert Goodale,
Joseph Goodhue,
Warren Goodspeed,
Hiram Griffin,
Abijah Hadley,
John L Hadley,
William Hadley,
William P Hale,
Samuel M Hart,
Andrew L Hersey,
William Hewes,
James Hilton,
Thomas Hobbs,
Charles Hodgdon, Jr.
Nathaniel B Hull,
Simon W Jones,
Hosea C Knowlton,
Jonathan Little,
Abel Lowe,
Francis H Lyford,
James McDaniel,
James McGaffey, jr.,
Israel Mardin,
Luke Miller,
Nathaniel Morrill, Jr.,
Artemas Morse,

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Levi Moulton,
Luther Osgood,
Daniel Paige, jr.,
Edward Parsons,
Samuel J Patridge,
David N Patterson,
Samuel P Peavey,
Laban Rice,
A P Richards,
Nathaniel Rix,
Dyer H Sanborn,
Hiram Sargent,
Jacob Sherburne,
John Sleeper,
Aaron J Smith,
Leander Smith,
Benjamin Stevens, 2d,
Samuel Swazey,
Enoch Sweatt,

Jacob Taylor,
John D Thompson,
Joseph Y Tibbets,
Calvin Topliff,
Ephraim S Wadleigh,
Jonathan Wate,
Jesse Waldron,
Peter Walker,
Willard Walker,
Nathaniel Walton,
William Warner,
Ephraim Warren,
Joseph H Watson,
Dexter Wheeler,
Jonathan Whitmore,
Ira Whitcher,
Hollis Wilcox,
Solomon Wilson,
Thomas P Wilson.

Yeas 132, nays 104 ; so the affirmative of the question prevailed, and the bill passed.

Resolved, That the title of the bill be as follows : " An act relating to the Columbian Manufacturing Company."

Ordered, That the clerk request the concurrence of the Senate therein.

On motion—

The House adjourned.

SATURDAY, JUNE 20, 1846.

Prayer by Rev. Mr. Peabody.

On motion—

Ordered, That the rules of the House be so far suspended that the reading of the journal of yesterday be dispensed with.

Mr. Swasey presented the remonstrance of Richard R. Moore and others against the removal of Darius F. Blodgett from the office of justice of the peace.

Ordered, That the same be referred to the Committee on the Judiciary.

Mr. Handy presented the petition of the Portsmouth Steam Factory, praying for leave to increase their capital.

Ordered, That the same be referred to the Committee on Incorporations.

Agreeably to previous notice, Mr. Kidder, by leave, introduced a bill to incorporate the Home Manufacturing Company; which was read a first time.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

Agreeably to previous notice, Mr. Knowlton, by leave, introduced a bill entitled An act in amendment of sec. 2d of chap. 82 of the Revised Statutes; which was read a first time.

Ordered, That the same be referred to the Committee on the Judiciary.

Mr. Kittredge, by leave, introduced a bill entitled An act to incorporate the Piermont Iron Mining Company; which was read a first time.

Ordered, That the same be referred to the Committee on Incorporations.

Mr. Haddock, from the Committee on Education, to whom was referred the petition of School District No. 2, in Jaffrey, made a report; whereupon,

Resolved, That the further consideration of said petition be postponed to the next session of the legislature.

Mr. Ira Blake, from the Committee on Military Affairs, to whom was referred the communication of the Adjutant General, in compliance with the resolution of the House made a report and submitted the following resolution:

Resolved, That the clerk be directed to procure 300 printed copies of the communication of the Adjutant General relative to the bill prayed for in the memorial of Henry Tucker and others, for the use of the House; which was read a first time.

On motion of Mr. Garfield—

Ordered, That said report and resolution lie on the table.

Mr. Brown, of Northumberland, gave notice that on Monday next he will ask leave to introduce a bill entitled An act in amendment of chap. 39 of the Revised Statutes.

Mr. James, of Manchester, gave notice that he will, on Monday next, ask leave to bring in a bill to increase the capital stock of the Manchester Bank.

Mr. Garfield gave notice that he will, on Monday next, ask leave to introduce a bill entitled An act to regulate the administration of criminal law.

On motion of Mr. Ayer—

Resolved, That the select committee to whom were referred the

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resolutions relative to the Mexican invasion of the American soil, be instructed to report on said resolutions by Thursday next.

On motion of Mr. Clough, of Canterbury—

Resolved, That when the House adjourn this forenoon, they adjourn to meet again on Monday next, at three o'clock in the afternoon.

On motion of Mr. Garfield—

Resolved, That the Committee on the State House and State House Yard be instructed to enquire into the expediency of removing the northern wall of the State House Yard, selling the material of which the same is composed, and substituting therefor an iron fence, with stone posts, similar to that on the eastern front of the yard.

On motion of Mr. Kittredge, the House resumed the consideration of the bill relating to Dame's Gore and Canaan.

Mr. Kittredge moved to amend the said bill.

The amendment was adopted.

The bill was then read a second time.

Ordered, That the same be read a third time on Monday next at three o'clock, P. M.

On motion of Mr. Kittredge, the House resumed the consideration of the report and resolution of the committee relating to the expediency of repealing the 3d sec. of the 65th chap. of the Revised Statutes.

On motion—

Ordered, That said resolution be adopted.

Mr. Taylor, from the Committee on Bills on their Second Reading, to whom was referred the bill relating to the Sullivan Rail-Road Company, reported the same without amendment.

On motion of Mr. Garfield—

Ordered, That the same lie on the table.

On motion,

The House adjourned.

MONDAY, JUNE 22, 1846.

Mr. Stevens, of Bristol, presented the petition of sundry persons for a rail-road from Franklin to Bristol; also, the petition of sundry citizens of Bridgewater for a rail-road from Franklin to Bristol.

Ordered, That the same be referred to the Committee on Roads, Bridges and Canals.

Mr. Moore presented the petition of the field officers of the 9th reg't, for the removal of officers.

Ordered, That the same be referred to the Committee on Military Affairs.

Mr. Wilson, of Keene, presented the petition of Azel Wilder and others, praying that the Justices of the Court of Common Pleas, or any two of them, may be authorized to remit fines and costs imposed on persons convicted of minor offences, and committed to the county jails in vacation as well as in term time.

Mr. Sherwin presented the petition of Liberty Rand and 37 others, citizens of the town of Rindge, praying for an alteration of the license laws.

Ordered, That the foregoing petitions be referred to the Committee on the Judiciary.

Mr. Carter presented the account of Thomas P. Treadwell.

Ordered, That the same be referred to the Committee on Claims.

Mr. Packer presented the petition of Samuel Gould, for the alteration of his name.

Mr. S. H. Stevens, from the Committee on Incorporations, to whom was referred the petition of sundry inhabitants of Mont-Vernon for an act of incorporation, under the name of the Mont-Vernon Steam Power Company, reported a bill with the following title:

"An act to incorporate the Mont-Vernon Steam Power Company;" which was read a second time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

Mr. Christie, from the Committee on the Judiciary, to whom was referred the petition of the town of Portsmouth, praying for the passage of a law in addition to the laws now in force relating to the extinguishment of fires, reported a bill entitled An act in addition to and in amendment of the 111th chapter of the Revised Statutes; which was read a second time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

Mr. Christie, from the same committee, to whom was referred the petition of L. Mallard and others, relating to the extinguishment of fires, made a report; whereupon,

Resolved, That the petition of L. Mallard and others, praying for further legislation for the extinguishment of fires, be referred to the standing Committee on Military Affairs.

Mr. Christie, from the same committee, to whom was referred a bill in amendment of chapter 24 of the Revised Statutes, granting to students of colleges, academies, &c., in any town, the right of voting therein, made a report; whereupon,

Resolved, That the further consideration of said bill, and the subject matter thereof, be postponed to the next session of the legislature.

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Mr. Christie, from the same committee, to whom was referred the petition of Andrew Peirce and others, praying for the passage of a law imposing a tax upon dogs, made a report; whereupon,

Resolved, That the said committee be discharged from the further consideration of the subject.

Mr. Christie, from the same committee, to whom was referred the bill to authorize the sale of meeting-houses in certain cases, made a report; whereupon,

Resolved, That the further consideration of said bill be postponed to the next session of the legislature.

Mr. Bell, from the same committee, to whom was referred the bill in amendment of the 62d chapter of the Revised Statutes, reported the same in a new draft; which was read a first time.

Ordered, That the same be read a second time to-morrow afternoon at 3 o'clock.

Mr. Nesmith, from the Committee on Incorporations, to whom was referred the bill entitled An act to incorporate the Shelburne Lead Mining Company, reported the same with an amendment; which was adopted.

Mr. Nesmith, from the same committee, to whom was referred the bill entitled An act to incorporate the Warren Copper Mining Company, reported the same with an amendment; which was adopted.

Mr. Nesmith, from the same committee, to whom was referred the bill entitled An act to incorporate the Piermont Iron Mining Company, reported the same with an amendment; which was adopted.

On motion of Mr. Kittredge, the said bill was further amended, by inserting the names of Joseph Sawyer and John Page among the grantees.

Ordered, That the foregoing bills be read a third time to-morrow afternoon at 3 o'clock.

The House proceeded in the order of the day, to the consideration of the following bill and resolutions:

An act to incorporate the Free Will Baptist Printing Establishment;

A joint resolution from the Senate, allowing \$23.60 to William H. Gage;

A joint resolution appropriating \$150.00 towards finishing the State Arsenal;

A joint resolution allowing Moody Currier \$153.00, in full of his account;

A joint resolution allowing David Moulton, Commissary General, the sum of \$350.13;

All which were severally read a second time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

The House proceeded in the order of the day, to the consideration of the joint resolution relating to the printing of the public acts and resolves; which was read a second time.

On motion of Mr. Swasey—

Ordered, That said resolution be amended by inserting, after the words "True Democrat," the words, "and Granite Whig."

On motion of Mr. Garfield—

Ordered, That said resolution be further amended, by inserting, after the words, "The Cheshire Republican and Farmers' Museum, printed in Keene," the words, "The American Citizen and Militia Advocate."

Mr. Swasey moved a further amendment, by inserting, after the words, "Independent Democrat, printed in Concord," the words, "The Congregational Journal." Pending the question on said motion,

Mr. Kittredge moved to lay the resolution on the table, which motion prevailed.

The House proceeded in the order of the day, to the consideration of the joint resolution reported from the select committee on the part of the House, relating to a day of adjournment; which was read a second time.

On motion—

Ordered, That the same lie on the table.

The House proceeded to the consideration of the orders of the day, upon bills with the following titles:

"An act in further addition to an act, approved July 1, 1831, and entitled An act to establish a corporation by the name of the Amoskeag Manufacturing Company;"

"An act to annex Dame's Gore to Canaan;"

Which were severally read a third time.

Resolved, That they pass, and the titles of the bills be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

Agreeably to previous notice, Mr. Garfield, by leave introduced a bill entitled An act relating to the offices of attorney general and solicitors, and providing for the appointment of county attorneys; which was read a first and second time.

Ordered, That the same lie on the table, and the clerk be directed to procure the usual number of printed copies.

Mr. Bell, agreeably to previous notice, by leave introduced a bill

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entitled "An act to increase the capital of the Salmon Falls Manufacturing Company;" which was read a first and second time.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

On motion of Mr. Garfield, the House resumed the consideration of the bill entitled "An act to incorporate the Sullivan Rail-Road Company."

The Speaker announced the question to be,

Shall the bill be read a third time?

Mr. Kidder proposed an amendment, but said amendment not being properly prepared,

Mr. Kidder moved to lay the bill on the table, which motion prevailed.

On motion of Mr. Wilson, of Keene—

Resolved, That the members of this House, and such other persons as feel an interest in the subject, be requested to give early information to the clerk of the House, or to the chairman of the standing Committee on Education, of all cases of deaf and dumb or blind persons within their knowledge in this State, who are in need of assistance from the State to enable such persons to receive instruction at the American Asylum at Hartford, or at the Perkins Institution and Massachusetts Asylum for the Blind.

Mr. Haddock submitted the following joint resolution:

Resolved by the Senate and House of Representatives, in General Court convened, That a copy of each of the journals, public documents and other works published by this State, or that may hereafter be published, be presented to the library of Dartmouth College and one to the library of Cambridge University; provided such publications do not already belong to said libraries; and provided, also, such works can, in the opinion of the Committee on the Library, be conveniently spared;

Which was read a first and second time.

Ordered, That the same be referred to the Committee on the Library.

On motion of Mr. Sherwin—

Resolved, That the Committee on the Judiciary be requested to enquire into the expediency of so amending the laws regulating meetings for the choice of state and town officers, as to permit a member of the board of selectmen, or some person appointed by them, to preside as moderator, and report by bill or otherwise.

On motion of Mr. Kidder, the House resumed the consideration of the bill entitled "An act to incorporate the Sullivan Rail-Road Company."

Mr. Kidder submitted an amendment.

Objection being made to the amendment, Mr. Kidder moved to lay the bill and amendment on the table, which motion prevailed.

On motion of Mr. Garfield, the House resumed the consideration of the resolution reported by the Committee on Military Affairs.

The reading of the report was called for.

Said resolution provides for the printing of the Adjutant General's communication.

On motion—

Ordered, That said resolution be adopted.

The following message was received from the Senate, by their clerk :

Mr. Speaker :—The Senate concur with the House in the passage of a bill relating to the survey of the coast of New-Hampshire.

The Senate concur with the House in the passage of a resolution providing for the delivery to the town clerk of Gosport the New-Hampshire Reports, Dr. Jackson's Geological Survey, and the Revised Statutes.

On motion of Mr. Knowlton—

Resolved, That the Committee on Military Affairs be instructed to enquire into the expediency of altering or amending sec. 7, chap. 93, of the Revised Statutes.

Mr. Miller, of Peterborough, gave notice that he shall, to-morrow, ask leave to introduce a bill entitled An act to provide for the appointment of additional officers.

Mr. Kittredge gave notice that he will ask leave, to-morrow, to introduce a bill, entitled An act in amendment of the 11th section of the 70th chapter of the Revised Statutes; also, a bill entitled An act in addition to chapter 71 of the Revised Statutes.

On motion of Mr. Stevens, of Bristol, the House resumed the consideration of the joint resolution relating to the purchase and distribution of Gilchrist's Digest, with the following amendment thereto, by the Senate :

After the word, "reports," in the third line from the bottom, insert "except, that in addition thereto, one copy be allowed to His Excellency the Governor, and to each member of the Council, the Senate and the House of Representatives, and to each of the clerks of the Senate and House of Representatives."

Mr. Cutter moved that the House concur with the Senate.

Mr. H. Foster moved to lay the subject on the table, which motion did not prevail.

The question recurring on the motion to concur, a division was called for.

The yeas and nays were demanded.

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The Speaker then announced the question before the House of be,
Will the House concur in the amendment sent down from the Senate?

In the affirmative, Mr.

Thomas Boyd.

Those who voted in the negative were Messrs.

Hermon Abbott,	Thomas Cotton, Jr,
Ezra Adams,	David Cram,
Harvey Adams,	Peter Cram,
Samuel H Ayer,	John Crane,
Abel Bailey,	Abel Crawford,
Willard A Baker,	John Currier,
Edwin Baldwin,	Franklin W Day,
Gilman Batchelder,	George W Dearborn,
Nathaniel Batchelder,	Daniel Demerit,
Hezekiah Bean,	William Dunn,
Albin Beard,	Ruel Durkee,
Stephen Beede,	Asa P Eastman,
James Bell,	Smith Emerson,
Thomas Bennett,	James W Emery,
Nicholas C Blaisdell,	George Everett,
Ira Blake,	Joseph Fifield,
Abner Blodgett,	John W Flaggs,
Richard Boylston,	David Flanders, of Londonderry,
Charles W Brewster,	David Flanders, of Newtown,
Ivory Brown,	Jonathan Fletcher,
Jonathan Brown,	Seth P Follansbee,
John Burnham,	Darwin Forbes,
Samuel C Burnham,	Asa Ford,
Samuel Butterfield,	Eliphalet Foss,
Daniel Campbell,	Eben C Foster,
Roswell Carlton,	Herman Foster,
Jesse Carr,	Leonard C French,
Charles Caverly,	John Gale,
William Champion,	Samuel Garfield,
Daniel M Christie,	James M Gates,
Daniel Clark,	Daniel K Gault,
Joseph Clough, Jr,	Ziba Gay,
Gilbert Coburn,	John F Gerrish,
John M Collins, Jr,	Thomas Gerrish,
Nicholas Cook,	Zeeb Gilman,
Stephen Coombs,	Robert Goodale
Luke Corser,	Joseph Goodhue,

Warren Goodspeed,
 Hiram Griffin,
 Charles B Haddock,
 Abijah Hadley,
 John L Hadley,
 William Hadley,
 William Haile,
 William P Hale,
 James Hall,
 Samuel M Hart,
 Andrew L Hersey,
 William Hewes,
 James Hilton,
 Charles Hodgdon, Jr,
 Nathaniel B Hull,
 Asa Huntington,
 Andrew Hussey,
 John James,
 S B Johnson,
 David Jones,
 Simon W Jones,
 Timothy Kenrick,
 Richard Kimball,
 Jonathan Kittredge,
 Hosea C Knowlton,
 Ebenezer Lane,
 Cyrus Ladd,
 Daniel Lothrop,
 William F Lawrence,
 Abel Lowe,
 Nathaniel Low,
 Francis H Lyford,
 Stephen C Lyford,
 James McDaniels,
 James McGaffey, Jr,
 Israel Mardin,
 Moses Marshall,
 Gilman Marston,
 Jonathan Martin,
 Richard Melvin,
 Henry Merrill,
 Luke Miller,
 Ira W Moore,

Artemas Morse,
 Levi Moulton,
 J W Mowry,
 Samuel Nay,
 George W Nesmith,
 Samuel Noyes,
 John Ordway,
 Luther Osgood,
 James P Packer,
 Amos Page,
 Daniel Paige, Jr,
 Laban Page,
 Amos A Parker,
 Edward Parsons,
 Samuel J Patridge,
 David N Patterson,
 Josiah Peabody,
 Eliphalet W Philbrick,
 Joseph D Pinder,
 Stephen Pingry,
 David B Plumer,
 George W Prescott,
 John Preston,
 Aaron Quimby,
 Isaac J Quimby,
 John S Quimby,
 Ai Reed,
 Laban Rice,
 A P Richards,
 Nathaniel Rix,
 Aaron Robinson,
 Thomas S Robinson,
 S H Rowell,
 Dyer H Sanborn,
 Hiram Sargent,
 Daniel Savage,
 I B Sawtell,
 Aaron F Sawyer,
 Thomas E Sawyer,
 Elisha Scribner,
 Miles Scruton,
 Jacob Sherburne,
 Stephen B Sherwin,

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Leander D Sinclair,
John Sleeper,
Aaron J Smith,
Leander Smith,
Samuel Smith, Jr,
Charles Sparhawk,
Isaac Spalding,
James M Spooner,
Benjamin Stevens, 2d,
George W Stevens,
Samuel H Stevens,
Isaac Sturtevant,
Samuel Swasey,
Enoch Sweatt,
Jacob Taylor,
Ebenezer Thompson,
Joseph Y Tibbets,
Philemon Tolles,
Calvin Topliff,
William Vennard, 2d,
Thomas Vincent,
Ephraim S Wadleigh,
William Wadleigh,
Wells Waldron,

Peter Walker,
Willard Walker,
Nathaniel Walton,
William Warner,
Ephraim Warren,
Joseph H Watson,
Moses K Webster,
Samuel Webster,
Ichabod H Wentworth
John B Wentworth,
Samuel H Wentworth,
Dexter Wheeler,
Nathan White,
Jonathan Whitmore,
Ira Whitcher,
Eliphalet Wiggin,
Hollis Wilcox,
Eleazer M Wilson,
James Wilson,
Solomon Wilson,
Thomas P Wilson,
Thomas Wright,
Jonathan Young.

Yea 1, nays 207.

So the negative of the question prevailed, and the House refused to concur with the Senate in said amendment.

Ordered, That the clerk inform the Senate accordingly.

On motion—

The House adjourned.

TUESDAY, JUNE 23, 1846.

Prayer by Rev. Mr. Perkins.

On motion—*Ordered*, That the rules of the House be so far suspended that the reading of so much of the journal of yesterday as contains the list of yeas and nays, be dispensed with.

Mr. Kenrick presented the petition of John Felch and others, for a division of the town of Sutton; also, the petition of John Pillsbury and others, for the same object.

Ordered, That the same be referred to the Committee on Towns and Parishes.

Mr. Hobart presented the petition of David Ross and others, in-

habitants of Stratford, praying for a division of Coos county; also, the petition of Elisha A. Baldwin and others, for the same object.

Ordered, That said petitions be referred to the select committee having that subject under consideration.

Mr. Wilcox presented the petition of J. B. Sperry and others, citizens of Surry, praying for an alteration of the license laws.

Ordered, That the same be referred to the Committee on the Judiciary.

Mr. Foster, of Henniker, presented the petition of John Barker, for the removal of officers in the 40th regiment.

Ordered, That the same be referred to the Committee on Military Affairs.

Mr. Clark, from the Committee on Agriculture and Manufactures, to whom was referred the bill to increase the capital stock of the Cocheco Manufacturing Company, reported the same without amendment.

Ordered, That it be read a third time this afternoon at 3 o'clock.

Mr. Christie, from the committee to whom was referred the petition of Horace P. Handerson and others, made a report; whereupon,

Resolved, That the committee be discharged from the further consideration of the subject.

Mr. Swasey, from the same committee, to whom was referred the petition of Richard Odell, made a report; whereupon,

Resolved, That said Richard Odell have leave to withdraw his petition.

Mr. Christie, from the same committee, to whom was referred the petition of Albert G. Cheney and others, made a report; whereupon,

Resolved, That it is inexpedient to legislate upon the subject, and that the committee be discharged from the further consideration thereof.

Mr. Wells Waldron, from the Committee on Agriculture and Manufactures, to whom was referred the bill to increase the capital stock of the Stark Mills, reported the same without amendment; which was read a second time.

Ordered, That the same be read a third time this afternoon at 3 o'clock.

Mr. Flanders, from the Committee on Claims, to whom were referred the accounts of William T. Carlisle and John H. White, made a report—Whereupon,

Resolved, That the further consideration of said accounts be postponed to the next session of the Legislature.

Mr. Emery, from the Committee on Banks, to whom was referred the petition of Sampson Bullard and others, made a report; whereupon—

Resolved, That said petition be indefinitely postponed.

Mr. Noyes, from the Committee on Towns and Parishes, to whom was referred the petition of Mark Whidden and others, made a report—whereupon,

Resolved, That the further consideration of said petition be postponed to the next session of the Legislature, and that the petitioners give the parties concerned such notice as the law requires.

Mr. J. F. James, from the Committee on Claims, to whom were referred the accounts of Albert G. Allen and Lewis Smith, reported the following joint resolution :

Resolved by the Senate and House of Representatives, in General Court convened, That Albert G. Allen receive \$154.24, and Lewis Smith \$161.89, in full of their respective accounts, and that the same be paid out of any money in the treasury not otherwise appropriated.

Mr. Cutter, from the Committee on Military Affairs, to whom was referred a bill in amendment of section 2, chap. 82, of the Revised Statutes, made a report ; whereupon,

Resolved, That the further consideration of said bill be indefinitely postponed.

Mr. Christie, from the Committee on the Judiciary, to whom was referred a bill entitled An act in amendment of chap. 172 of the Revised Statutes, made a report ; whereupon,

Resolved, That the committee be discharged from the further consideration of the subject.

Mr. Stevens, of Meredith, from the select committee to whom was referred sundry petitions praying for a law for further protection of personal liberty, reported a bill, which was read a first time.

On motion of Mr. Swasey—

Ordered, That the bill lie on the table, and the clerk be directed to procure the usual number of printed copies.

Mr. Prescott presented the following joint resolution :

Resolved by the Senate and House of Representatives, in General Court convened, That our Senators in Congress be instructed, and our Representatives in Congress be requested, to use their influence to abolish slavery in the District of Columbia, and to prevent the admission of any new state into the Union whose constitution recognizes slavery.

Resolved, That His Excellency the Governor be requested to furnish each of our Senators and Representatives in Congress a copy of the foregoing resolution, and request them to lay the same before each branch of Congress.

On motion of Mr. Low, of Dover—

Ordered, That the resolutions lie on the table.

Mr. Peabody moved a reconsideration of the vote of yesterday in relation to the rights of students to vote. The motion did not prevail.

Agreeably to previous notice, Mr. James, of Manchester, by leave, introduced a bill entitled An act to increase the capital stock of the Manchester Bank ; which was read a first and second time.

Ordered, That the same be referred to the Committee on Banks.

Mr. Spalding, from the Committee on Banks, to whom was referred the petition of Hiram Brown and others, for a Savings Bank at Manchester, by leave reported a bill with the following title : " An act to incorporate the Manchester Savings Bank ;"

Which was read a first and second time.

Ordered, That the same be referred to the Committee on Bills on their second reading.

Agreeably to previous notice, Mr. Stevens, by leave, introduced a bill entitled An act in amendment of chap. 145 of the Revised Statutes ; which was read a first and second time.

Ordered, That the same be referred to the Committee on Incorporations.

The House proceeded to the order of the day, upon the consideration of the bill entitled An act in amendment of chap. 62 of the Revised Statutes ; which was read a second time.

Ordered, That the same be read a third time this afternoon at 3 o'clock.

Mr. John S. Quimby, from the Committee on Roads, Bridges and Canals, to whom was referred the bill to incorporate the Souhegan Rail-Road Company, by leave reported the same in a new draft, which was read a first time.

Mr. Spalding moved to lay it on the table, which motion did not prevail.

On motion, the bill was read a second time.

Ordered, That the same be referred to the Committee on Bills on their second reading.

On motion of Mr. Emery, the House resumed the consideration of the joint resolution relating to the Portsmouth and Concord Rail-Road.

The resolution being on its second reading, Mr. Stevens moved that it be referred to the Committee on the Judiciary.

Mr. Emery moved to lay the resolution on the table, which motion prevailed.

On motion of Mr. Wilson, of Keene, the House resumed the consideration of the Sullivan Rail-Road bill and the amendment thereto.

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Mr. Kidder withdrew his amendment.

The said bill was ordered to a third reading this afternoon at 3 o'clock.

On motion of Mr. Gates—

Ordered, That when the House adjourn in the forenoon, after tomorrow, it adjourn to meet at 2 o'clock in the afternoon.

On motion of Mr. Nesmith, the House resumed the consideration of the bill dividing the State into Congressional Districts, which bill was read a second time.

Mr. Gates proposed an amendment, which was adopted.

Mr. Peabody proposed a further amendment, which was not adopted.

The question, Shall the bill be read a third time? being put, the yeas and nays were demanded.

Those who voted in the affirmative were Messrs.

Hermion Abbott,	John H. Collins,
Ezra Adams,	John M. Collins, jr.
Harvey Adams,	Nicholas Cook,
Abner Allen,	Stephen Coombs,
Samuel Anderson,	Luke Corser,
Abel Bailey,	David Cram,
Edwin Baldwin,	John Crane,
David Ball,	Abel Crawford,
George Barker,	Charles W. Cutter,
Hezekiah Bean,	Franklin W. Day,
Albin Beard,	George W. Dearborn,
Stephen Beede,	Ruel Durkee,
James Bell,	Benjamin Eastman,
Thomas Bennett,	Smith Emerson,
Nicholas C. Blaisdell,	James W. Emery,
Ira Blake,	George Everett,
Abner Blodgett,	Joseph Fifield,
Thomas Boyd,	John W. Flagg,
Charles W. Brewster,	David Flanders, of Londonderry.
Jonathan Brown,	David Flanders, of Newtown,
John Burnham,	Jonathan Fletcher,
Samuel C. Burnham,	Darwin Forbes,
Oliver Capron,	Asa Ford,
Jacob Carter,	Eliphalet Foss,
Benjamin Chapman,	Eben C. Foster,
Thomas Chase,	Herman Foster,
Daniel M. Christie,	Zebulon Foster, jr.,
Daniel Clark,	Leonard C. French,
Samuel Cleaves,	John Gale,

Samuel Garfield,
James M. Gates,
Ziba Gay,
John F. Gerrish,
Thomas Gerrish,
Moses Gilman,
Robert Goodale,
Charles B. Haddock,
Abijah Hadley,
John L. Hadley,
William P. Hale,
James Hall,
John N. Handy,
Samuel M. Hart,
James Hilton,
Harvey Hobart,
Charles Hodgdon, jr.,
Andrew Hussey,
Abner S. Hutchinson,
Jacob F. James,
John James,
Stephen Jenkins,
David Jones,
Timothy Kenrick,
Frederick T. Kidder,
Elijah C. Kilburn,
Isaac Kimball,
Richard Kimball,
Jonathan Kittredge,
Cyrus Ladd,
Ebenezer Lane,
Daniel Lothrop,
William F. Lawrence,
Nathaniel Low,
Stephen C. Lyford,
William McCrea,
James McGaffey, jr.,
Isaac McGaw,
Moses Marshall,
Jonathan Martin,
Richard Melvin,
David Messer,
Luke Miller,
Ira W. Moore,

Thomas W. Mordough,
Artemas Morse,
Levi Moulton,
J. W. Mowry,
Samuel Nay,
Dudley Nelson,
George W. Nesmith,
Zebina Newell,
Samuel Noyes,
John Ordway,
James P. Packer,
Amos Page,
Laban Page,
Amos A. Parker,
Edward Parsons,
Hezekiah Parsons, jr.,
Samuel J. Patridge,
David N. Patterson,
Josiah Peabody,
Samuel P. Peavey,
Eliphalet W. Philbrick,
David B. Plumer,
George W. Prescott,
John Preston,
Aaron Quimby,
Isaac J. Quimby,
Ai Reed,
Nathaniel Rix,
Aaron Robinson,
Thomas S. Robinson,
S. H. Rowell,
Daniel Savage,
I. B. Sawtell,
Aaron F. Sawyer,
Thomas E. Sawyer,
Elisha Scribner,
Miles Scruton,
Jacob Sherburne,
Stephen B. Sherwin,
Leander D. Sinclair,
Dudley Smith,
Israel H. Smith,
John Smith, jr.,
Samuel Smith, jr.,

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Charles Sparhawk,
Isaac Spalding,
James M. Spooner,
Benjamin Stevens, 2d,
George W. Stevens,
Samuel H. Stevens,
Isaac Sturtevant,
Enoch Swett,
Jacob Taylor,
Ebenezer Thompson,
Philemon Tolles,
Calvin Topliff,
Arthur L. True,
Benjamin Veazey,
William Vennard, 2d,
Cyrus K. Vilas,
Thomas Vincent,
Elijah Wadleigh,

Ephraim S. Wadleigh,
William Wadleigh,
Wells Waldron,
Peter Walker,
Willard Walker,
Nathaniel Walton,
Ephraim Warren,
Samuel Webster,
Ichabod H. Wentworth,
John B. Wentworth,
Samuel H. Wentworth,
Nathan White,
Jonathan Whitmore,
Eliphalet Wiggin,
Eleazer M. Wilson,
James Wilson,
Solomon Wilson,
Thomas Wright.

Those who voted in the negative were Messrs.

Saml. H. Ayer,
Willard A. Baker,
Gilman Batchelder,
Daniel Campbell,
Jesse Carr,
Charles Caverly,
Gilbert Coburn,
Thomas Cotton, jr.,
Peter Cram,
John Currier,
Daniel Demerit,
William Dunn,
Asa P. Eastman,
Daniel K. Gault,
Warren Goodspeed,
Hiram Griffin,
William Hewes,

Thomas Hobbs,
Nathaniel B. Hull,
Abel Lowe,
James McDaniels,
Israel Mardin,
A. P. Richards,
Hiram Sargent,
John Sleeper,
Aaron J. Smith,
Samuel Swasey,
John D. Thompson,
Joseph Y. Tibbets,
Jonathan Wate,
William Warner,
Joseph H. Watson,
Thomas P. Wilson.

Yeas 182, nays 33; so the affirmative of the question prevailed, and the House decided that the bill be read a third time.

The bill was then ordered to a third reading this afternoon at 3 o'clock.

On motion of Mr. Nay—

Resolved, That the Committee on the State Prison be instructed to inquire into the expediency of appointing a committee to audit

the account of the Warden of the Prison, and make an annual report to the Legislature.

On motion of Mr. Haddock—

Resolved, That the Select Committee appointed on the Address for the removal of the Attorney General, be authorized to appoint a clerk, to keep a record of their proceedings.

Mr. Laban Rice, on account of the death of a daughter, asked leave of absence for three days. Granted.

Mr. Vilas submitted the following resolution :

Resolved, That the Committee on the Judiciary, to whom was referred the bill in amendment of chapter 39 of the Revised Statutes, presented by the gentleman from Orford, Mr. Rogers, be instructed to report thereon to-morrow morning.

On motion of Mr. Sawyer—

Ordered, That the resolution lie on the table.

On motion of Mr. Haddock—

Resolved, That a committee of ten be appointed, consisting of one from each county, to take into consideration the expediency of enlarging the New-Hampshire Asylum for the Insane; and also the expediency of legislation in reference to the class of patients, not recovered, to be discharged from the Asylum, and the class hereafter to take precedence, in case the accommodations should not be sufficient for all that may be offered for admission.

Mr. Parsons, of Colebrook, gave notice that he will, to-morrow, ask leave to introduce a bill, entitled An act in amendment of an act passed Dec., 1844, relating to the Colebrook Rail-Road.

Mr. Handy gave notice that to-morrow he will ask leave to introduce a bill, entitled An act in amendment of chap. 46 of the Revised Statutes.

Mr. Brewster gave notice that to-morrow he will introduce a bill respecting the measuring of wood and charcoal.

Mr. Miller, agreeably to previous notice, by leave, introduced a bill, entitled "An act to provide for the appointment of additional military officers;" which was read a first and second time.

Ordered, That the same be referred to the Committee on Military Affairs.

Agreeably to previous notice, Mr. Kimball, by leave, introduced a bill, entitled "An act to incorporate the Great Falls and Conway Rail-Road," which was read a first and second time.

Ordered, That said bill be referred to the Committee on Roads, Bridges and Canals.

Agreeably to report of the committee, Mr. Gates introduced a bill

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entitled "An act to incorporate the Eagle Manufacturing Company," which was read a first and second time.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

Agreeably to previous notice, Mr. Kittredge, by leave, introduced a bill entitled "An act in amendment of chapter 70 of the Revised Statutes."

Ordered, That the same be referred to the Committee on Education.

Agreeably to previous notice, Mr. Kittredge, by leave, introduced a bill entitled An act in amendment of chapter 71 of the Revised Statutes.

Ordered, That the same be referred to the Committee on the Judiciary.

On motion of Mr. Haddock—

The House adjourned.

AFTERNOON.

The House proceeded to the order of the day upon the consideration of bills with the following titles, and the following resolutions:

"An act to incorporate the Shelburne Lead Mining Company;"

"An act to incorporate the Warren Copper Mining Company;"

"An act to incorporate the Piermont Iron Mining Company;"

"An act in addition to and in amendment of the 111th chapter of the Revised Statutes;"

"An act to incorporate the Sullivan Rail-Road Company;"

"An act in relation to guide boards on public roads;"

"An act to incorporate the Freewill Baptist Printing Establishment;"

"An act to increase the capital stock of the Cocheco Manufacturing Company;"

"An act to incorporate the Mont-Vernon Steam-Power Company;"

"An act to divide this State into districts for the choice of Representatives in the Congress of the United States;" which were severally read a third time.

Resolved, That they pass, and the titles of said bills be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

A resolution in favor of Moody Currier;

A resolution in favor of David Moulton, Commissary General;

A resolution appropriating \$150.00 towards finishing the interior of the State Arsenal at Portsmouth;

Which were severally read a third time.

Resolved, That said resolutions pass, and the titles thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

A joint resolution from the Senate in favor of William H. Gage ;
Which was read a third time.

Resolved, That the House concur therein.

Ordered, That the clerk inform the Senate thereof.

Mr. Tolles, by leave, presented the petition of John S. Fiske and others, for "An act to incorporate the Sunapee Company;" which was referred to the Committee on Agriculture and Manufactures.

Mr. Swasey, by leave, presented the petition of Moses Southard and others, inhabitants of Grafton County, for the charter of a bank at Haverhill; which was referred to the Committee on Banks.

Mr. Swasey moved to take up the joint resolution relating to the printing of the public acts and resolves.

The motion prevailed.

The motion of yesterday, pending which said resolution was ordered to lie on the table, was to insert the words, "and the Congressional Journal;" which was adopted.

Mr. Kittredge moved to further amend, by inserting at the end of that clause of the resolution relating to the papers in Dover, the words, "and Morning Star, printed in Dover;" also, at the end of that clause in the resolution relating to the paper in Exeter, the words, "and Christian Herald, printed in Exeter;" which amendments were adopted.

Mr. Beard moved to amend, by striking out all after the resolving clause, and insert the words, "in all the papers published weekly in the state."

The Speaker said this would require the unanimous consent of the House.

Objection being made, no vote was taken thereon.

Mr. Smith, of Winchester, moved to amend the resolution further, by inserting, at the end of the clause relating to the papers in Keene, the words, "and Winchester Gazette, printed in Winchester;" which was adopted.

Mr. Adams, of Roxbury, moved to insert after the words, "and Winchester Gazette, printed in Winchester," the words, "and the Philanthropist, printed in Keene;" which was adopted.

Mr. Spalding moved another amendment, by inserting at the end of the clause in said resolution relating to the papers in Nashua, the words, "and the Oasis, printed in Nashua;" which was adopted.

Mr. Gates moved to amend, by adding, at the end of the resolution and amendments thereto, the words, "and in all papers printed weekly in this state."

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The question was on the adoption of the amendment proposed by Mr. Gates.

A division was called for.

The question being put, it was decided in the affirmative.

On motion, the resolution was committed to the Committee on Bills on their Second Reading.

On motion of Mr. Wilson, of Keene, the House resumed the consideration of the bill purporting to be a general law relating to all incorporations.

Mr. Nesmith moved that the bill be now read a second time by its title, which motion prevailed.

Mr. Swasey called for the reading of the bill, which was read by the Speaker.

Mr. Wilson, of Keene, proposed sundry amendments, which were adopted.

Mr. Swasey proposed an amendment to an amendment.

After debate thereon, a division was called for.

The yeas and nays were demanded.

The question, Shall the amendment to the amendment be adopted? was decided as follows:

Those who voted in the affirmative were Messrs.

Hermon Abbott,
Harvey Adams,
Samuel H. Ayer,
Abel Bailey,
Willard A. Baker,
Gilman Batchelder,
Abner Blodgett,
Ivory Brown,
James B. Brown,
John Burnham,
Samuel C. Burnham,
Samuel Butterfield,
Daniel Campbell,
Oliver Capron,
Roswell Carlton,
Jesse Carr,
Jacob Carter,
Charles Caverly,
Wm. Champion,
Joseph Clough,
Gilbert Coburn,
John H. Collins,

Nicholas Cook,
Stephen Coombs,
Thomas Cotton, jr.,
Peter Cram,
John Crane,
Abel Crawford,
John Currier,
Franklin W. Day,
Daniel Demerit,
William Dunn,
Asa P. Eastman,
John W. Flagg,
David Flanders, of Newtown,
Seth P. Follansbee,
Asa Ford,
Eliphalet Foss,
Zebulon Foster, jr.,
John Gale,
Daniel K. Gault,
John F. Gerrish,
Zeeb Gilman,
Robert Goodale,

Warren Goodspeed,
Hiram Griffin,
Abijah Hadley,
John L. Hadley,
William Hadley,
William P. Hale,
Samuel M. Hart,
Andrew L. Hersey,
William Hewes,
James Hilton,
Thomas Hobbs,
Charles Hodgdon, jr.,
Nathaniel B. Hull,
Simon W. Jones,
Hosea C. Knowlton,
Jonathan Little,
Abel Lowe,
Francis H. Lyford,
James McDaniels,
Israel Mardin,
Luke Miller,
Thomas W. Mordough,
Levi Moulton,
Samuel Nay,
Luther Osgood,
Daniel Paige, jr.,
Edward Parsons,
Hezekiah Parsons, jr.,
Samuel J. Patridge,
David N. Patterson,
Eliphalet W. Philbrick,
Stephen Pingry,
Isaac J. Quimby,
A. P. Richards,

Nathaniel Rix,
Aaron Robinson,
Henry B. Rust,
Dyer H. Sanborn,
I. B. Sawtell,
Jacob Sherburne,
John Sleeper,
Aaron J. Smith,
Leander Smith,
Samuel Smith, jr.,
James M. Spooner,
Benjamin Stevens, 2d,
Samuel Swasey,
Enoch Sweatt,
Jacob Taylor,
John D. Thompson,
Joseph Y. Tibbets,
Thomas Vincent,
Jonathan Wate,
Jesse Waldron,
Peter Walker,
Willard Walker,
Nathaniel Walton,
William Warner,
Ephraim Warren,
Joseph H. Watson,
Dexter Wheeler,
Jonathan Whitmore,
Ira Witcher,
Hollis Wilcox,
Solomon Wilson,
Thomas P. Wilson,
Jonathan Young.

Those who voted in the negative were Messrs.

Ezra Adams,
Abner Allen,
Edwin Baldwin,
David Ball,
George Barker,
Nathaniel Batchelder,
Hezekiah Bean,
Albin Beard,

Stephen Beede,
James Bell,
Thomas Bennett,
Nicholas C. Blaisdell,
Ira Blake,
Thomas Boyd,
Richard Boylston,
Charles W. Brewster,

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Jonathan Brown,
Benjamin Chapman,
Thomas Chase,
Daniel M. Christie,
Daniel Clark,
Samuel Cleaves,
Joseph Clough, jr.,
John M. Collins, jr.,
Luke Corser,
David Cram,
Charles W. Cutter,
George W. Dearborn,
John W. Dodge,
Ruel Durkee,
Benjamin Eastman,
Smith Emerson,
James W. Emery,
George Everett,
Joseph Eifield,
David Flanders, of Londonderry,
Jonathan Fletcher,
Darwin Forbes,
Eben C. Foster,
Herman Foster,
Leonard C. French,
Samuel Garfield,
James M. Gates,
Ziba Gay,
Moses Gilman,
Joseph Goodhue,
Charles B. Haddock,
William Haile,
James Hall,
Hiram Hanson,
John N. Handy,
Harvey Hobart,
Asa Huntington,
Andrew Hussey,
Abner S. Hutchinson,
Jacob F. James,
John James,
Stephen Jenkins,
S. B. Johnson,
David Jones,

Timothy Kenrick,
Frederick T. Kidder,
Elijah C. Kilburn,
Isaac Kimball,
Richard Kimball,
Jonathan Kittredge,
Cyrus Ladd,
Ebenezer Lane,
William F. Lawrence,
Nathaniel Low,
Stephen C. Lyford,
William McCrea,
James McGaffey, jr.,
Isaac McGaw,
Moses Marshall,
Jonathan Martin,
Richard Melvin,
Henry Merrill,
David Messer,
Ira W. Moore,
Nathaniel Morrill, jr.,
J. W. Mowry,
Dudley Nelson,
George W. Nesmith,
Zebina Newell,
Samuel Noyes,
John Ordway,
James P. Packer,
Amos Page,
Laban Page,
Amos A. Parker,
Josiah Peabody,
Joseph D. Pinder,
George W. Prescott,
John Preston,
Aaron Quimby,
John S. Quimby,
Ai Reed,
Thomas S. Robinson,
John Rogers,
S. H. Rowell,
Hiram Sargent,
Daniel Savage,
Aaron F. Sawyer,

Thomas E. Sawyer,
Elisha Scribner,
Stephen B. Sherwin,
Leander D. Sinclair,
Israel H. Smith,
John Smith, jr.,
Charles Sparhawk,
Isaac Spalding,
George W. Stevens,
Samuel H. Stevens,
Isaac Sturtevant,
Ebenezer Thompson,
Philemon Tolles,
Benjamin Veazey,
William Vennard, 2d,

Cyrus K. Vilas,
Elijah Wadleigh,
Ephraim S. Wadleigh,
William Wadleigh,
Wells Waldron,
Moses K. Webster,
Samuel Webster,
Ichabod H. Wentworth,
John B. Wentworth,
Samuel H. Wentworth,
Nathan White,
Eliphalet Wiggin,
Eleazer M. Wilson,
James Wilson,
Thomas Wright.

Yeas 111, nays 134.

So the negative of the question prevailed.

Mr. Swasey moved a further amendment.

After debate, on motion of Mr. Cutter,

The House adjourned.

WEDNESDAY, JUNE 24, 1846.

Prayer by Rev. Mr. Coombs.

On motion of Mr. Emery—

Ordered, That the rules of the House be so far suspended that the reading of the journal of yesterday be dispensed with.

The Speaker announced the select committee on the several subjects relating to the Asylum, to consist of Messrs. Luke Miller, John Ordway, Thomas E. Sawyer, Frederick T. Kidder, Franklin W. Day, Zebulon Foster, Jr., Calvin Topliff, Dudley Smith, Abner Blodgett and Aaron J. Smith.

Mr. Emery presented the petition of A. P. Peabody and others, for an alteration of the law in relation to high school committees.

Ordered, That the same be referred to the Committee on Education.

Mr. Morrill presented the petition of E. B. Moore and 79 others, for an alteration of the license laws.

Ordered, That the same be referred to the Committee on the Judiciary.

Also, the petition of Josiah S. James and others, for the New-Hampshire Central Rail-Road.

Ordered, That the same be referred to the Committee on Roads, Bridges and Canals.

Mr. Anderson presented the petition of Joseph W. Spofford, of Auburn, for a change of his name.

Ordered, That the same be referred to the Committee on Names.

Mr. Messer presented the petition of George Ewins and others, for the removal of an officer of the 8th regiment of the New-Hampshire militia.

Ordered, That the same be referred to the Committee on Military Affairs.

Mr. Smith, of Ossipee, presented the petition of H. A. P. B. Hyde, for redress.

Ordered, That the same be referred to the Committee on Military Affairs.

Mr. Hersey, from the Committee on Roads, Bridges and Canals, to whom was referred the petition of William Hale and others for leave to construct a bridge across the Cocheco river, between the towns of Elliot, in the state of Maine, and Dover, in this state, made a report; whereupon,

Resolved, That the further consideration of said petition be postponed to the next session of the Legislature, with the usual order of notice.

Mr. Nesmith, from the Committee on Incorporations, to whom was referred the petition of the Portsmouth Steam Factory, praying for leave to increase their capital stock, reported a bill entitled "An act in addition to an act to incorporate sundry persons by the name of the Portsmouth Steam Factory;" which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

Mr. Nesmith, from the committee to whom was referred the petition of the Second Congregational Society in Chester, praying for a change of the name of said society, reported a bill entitled "An act to change the name of the Second Congregational Society in Chester to the First Congregational Society in Auburn;" which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

Mr. Nesmith, from the same committee, to whom was referred the bill entitled "An act to incorporate the Amherst Steam Mill Company," reported the same in a new draft; which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

Mr. S. H. Stevens, from the same committee, to whom was referred the petition of George O. Hilton and others, reported a bill entitled

"An act to incorporate the Swamscot Machine Company;" which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

Mr. Smith, from the same committee, to whom was referred the bill in amendment of chapter 145 of the Revised Statutes, reported the same in a new draft; which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

Mr. A. P. Eastman, from the Committee on Towns and Parishes, to whom was referred the petition of Enoch Watson to be disannexed from the town of Alton and annexed to the town of Gilmanton, made a report; whereupon,

Resolved, That said petitioners have leave to withdraw their petitions.

Mr. Chapman, from the same committee, to whom was referred the petition of Alpheus Hutchins and others, praying to be disannexed from the town of Northumberland and annexed to the town of Lancaster, made a report; whereupon,

Resolved, That the further consideration of said petition be postponed to the next session of the Legislature, and that said petitioners cause the several parties interested to be notified of the pendency thereof, agreeably to the provisions of the statute in that case provided.

Mr. Clark, from the Committee on Agriculture and Manufactures, to whom was referred the bill for the preservation of certain kinds of game, reported the same with an amendment; which was read a first and second time.

Ordered to a third reading this afternoon at 3 o'clock.

Mr. Preston, from the Committee on Education, to whom was referred the petition of Joseph Haskell that he may be severed from school district No. 5, in Marlborough, and annexed to school district No. 12, in Jaffrey, reported a bill, which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

The following message was received from the Senate, by their clerk:

Mr. Speaker: The Senate concur with the House in the passage of An act relating to the Columbian Manufacturing Company.

The Senate concur with the House in the passage of An act to incorporate the Carroll County Mutual Fire Insurance Company, with an amendment, in which they ask the concurrence of the House.

The House proceeded to the consideration of the amendment sent

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down from the Senate to the foregoing bill, entitled An act to incorporate the Carroll County Mutual Fire Insurance Company.

On the question, Will the House concur with the Senate in said amendment? being put, it was decided in the affirmative.

Ordered, That the clerk inform the Senate thereof.

The following message was received from the Senate, by their clerk:

Mr. Speaker: The Senate concur with the House in the passage of the following bills:

"An act to authorize the court of common pleas to fill vacancies in the board of road commissioners in certain cases;"

"An act allowing any number of shares in the stock of any corporation to be inserted in one certificate;"

"An act establishing the terms of the courts of probate for the county of Strafford."

The House resumed the consideration of the unfinished business of yesterday, being the bill in relation to corporations.

The question before the House was the amendment proposed by Mr. Swasey to the amendment proposed by Mr. Wilson, of Keene.

After debate, on the question, Shall the amendment to the amendment be adopted? being put, Mr. Swasey called for the yeas and nays.

Those who voted in the affirmative were Messrs.

Hermon Abbott,
Harvey Adams,
Samuel H. Ayer,
Abel Bailey,
Willard A. Baker,
Gilman Batchelder,
David Blake,
Abner Blodgett,
Ivory Brown,
James B. Brown,
John Burnham,
Samuel C. Burnham,
Samuel Butterfield,
Daniel Campbell,
Oliver Capron,
Roswell Carlton,
Jesse Carr,
Charles Caverly,
William Champion,
Joseph Clough,
Gilbert Coburn,

John H. Collins,
Nicholas Cook,
Stephen Coombs,
Thomas Cotton, Jr.,
Peter Cram,
John Crane,
Abel Crawford,
John Currier,
Franklin W. Day,
Daniel Demerit,
William Dunn,
Asa P. Eastman,
John W. Flagg,
David Flanders, of Newtown,
Seth P. Follansbee,
Darwin Forbes,
Asa Ford,
Eliphalet Foss,
Zebulon Foster, Jr.,
John Gale,
Daniel K. Gault,

John F. Gerrish,
Zeeb Gilman,
Robert Goodale,
Warren Goodspeed,
Hiram Griffin,
Abijah Hadley,
John L. Hadley,
William Hadley,
William P. Hale,
Samuel M. Hart,
Andrew L. Hersey,
William Hewes,
James Hilton,
Thomas Hobbs,
Charles Hodgdon, Jr.,
Nathaniel B. Hull,
Simon W. Jones,
Hosea C. Knowlton,
Jonathan Little,
Abel Lowe,
Francis H. Lyford,
James McDaniels,
Israel Mardin,
Luke Miller,
Thomas W. Mordough,
Levi Moulton,
Samuel Nay,
Luther Osgood,
Daniel Paige, Jr.,
Edward Parsons,
Hezekiah Parsons, Jr.,
Samuel J. Patridge,
David N. Patterson,
Eliphalet W. Philbrick,

Isaac J. Quimby,
A. P. Richards,
Nathaniel Rix,
Aaron Robinson,
Henry B. Rust,
Hiram Sargent,
I. B. Sawtell,
John Sleeper,
Aaron J. Smith,
Leander Smith,
Samuel Smith, Jr.,
Benjamin Stevens, 2d,
Samuel Swasey,
Enoch Sweatt,
Jacob Taylor,
John D. Thompson,
Joseph Y. Tibbetts,
Calvin Topliff,
Thomas Vincent,
Jonathan Wate,
Jesse Waldron,
Peter Walker,
Willard Walker,
Nathaniel Walton,
William Warner,
Ephraim Warren,
Joseph H. Watson,
Dexter Wheeler,
Jonathan Whitmore,
Ira Whitcher,
Hollis Wilcox,
Solomon Wilson,
Thomas P. Wilson,
Jonathan Young.

Those who voted in the negative were Messrs.

Ezra Adams,
Abner Allen,
Samuel Anderson,
Edwin Baldwin,
David Ball,
George Barker,
Nathaniel Batchelder,

Hezekiah Bean,
Albin Beard,
Stephen Beede,
James Bell,
Thomas Bennett,
Nicholas C. Blaisdell,
Ira Blake,

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Thomas Boyd,
 Richard Boylston,
 Charles W. Brewster,
 Jonathan Brown,
 Benjamin Chapman,
 Thomas Chase,
 Daniel M. Christie,
 Daniel Clark,
 Samuel Cleaves,
 Joseph Clough, Jr.,
 John M. Collins, Jr.,
 Luke Corser,
 David Cram,
 Charles W. Cutter,
 George W. Dearborn,
 John W. Dodge,
 Ruel Durkee,
 Benjamin Eastman,
 Smith Emerson,
 James W. Emery,
 George Everett,
 Joseph Fifield,
 David Flanders, of Londonderry,
 Jonathan Fletcher,
 Eben C. Foster,
 Herman Foster,
 Leonard C. French,
 Samuel Garfield,
 James M. Gates,
 Ziba Gay,
 Thomas Gerrish,
 Moses Gilman,
 Joseph Goodhue,
 Charles B. Haddock,
 William Haile,
 James Hall,
 Hiram Hanson,
 John N. Handy,
 Harvey Hobart,
 Asa Huntington,
 Andrew Hussey,
 Abner S. Hutchinson,
 Jacob F. James,

John James,
 Stephen Jenkins,
 S. B. Johnson,
 David Jones,
 Timothy Kenrick,
 Frederick T. Kidder,
 Elijah C. Kilburn,
 Isaac Kimball,
 Richard Kimball,
 Jonathan Kittredge,
 Cyrus Ladd,
 Ebenezer Lane,
 Daniel Lothrop,
 William F. Lawrence,
 Nathaniel Low,
 Stephen C. Lyford,
 William McCrea,
 James McGaffey, Jr.,
 Isaac McGaw,
 Moses Marshall,
 Gilman Marston,
 Jonathan Martin,
 Richard Melvin,
 Henry Merrill,
 David Messer,
 Ira W. Moore,
 Nathaniel Morrill, Jr.,
 J. W. Mowry,
 Dudley Nelson,
 George W. Nesmith,
 Zebina Newell,
 Samuel Noyes,
 John Ordway,
 James P. Packer,
 Amos Page,
 Laban Page,
 Amos A. Parker,
 Josiah Peabody,
 Joseph D. Pinder,
 David B. Plumer,
 George W. Prescott,
 John Preston,
 Ai Reed,

Thomas S. Robinson,
John Rogers,
S. H. Rowell,
Daniel Savage,
Aaron F. Sawyer,
Thomas E. Sawyer,
Elisha Scribner,
Miles Scruton,
Jacob Sherburne,
Stephen B. Sherwin,
Leander D. Sinclair,
Dudley Smith,
Israel H. Smith,
John Smith, Jr.,
Charles Sparhawk,
Isaac Spalding,
George W. Stevens,
Samuel H. Stevens,
Isaac Sturtevant,
Ebenezer Thompson,

Philemon Tolles,
Arthur L. True,
Benjamin Veazey,
William Vennard, 2d,
Cyrus K. Vilas,
Elijah Wadleigh,
Ephraim S. Wadleigh,
William Wadleigh,
Wells Waldron,
Moses K. Webster,
Samuel Webster,
Ichabod H. Wentworth,
John B. Wentworth,
Samuel H. Wentworth,
Nathan White,
Eliphalet Wiggin,
Eleazer M. Wilson,
James Wilson,
Thomas Wright.

Yeas, 110—nays, 140; so the negative of the question prevailed, and the House refused to adopt the amendment to the amendment.

The question recurring, Shall the amendment be adopted? it was decided almost unanimously in the affirmative.

Mr. Wilson, of Keene, proposed other amendments to said bill, which were severally adopted.

Mr. Emery proposed a further amendment, which was adopted.

Mr. Clark proposed a further amendment, which was adopted.

Mr. Swasey proposed a further amendment.

After debate, on motion of Mr. Swasey,

The House adjourned.

AFTERNOON.

The House proceeded to the orders of the day, in the consideration of the resolution reported by the Committee on Claims, relating to the accounts of Albert G. Allen and Lewis Smith; which was read a second time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

The House proceeded in the order of the day, to the consideration of bills with the following titles:

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"An act in addition to an act, approved July 2d, 1838, and entitled 'An act to incorporate a manufacturing company by the name of Stark Mills;'"

"An act for the preservation of certain kinds of game;"

Which were severally read a third time.

Resolved, That they pass, and the titles of said bills be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Lyford, from the Committee on the State Prison, to whom was referred the petition of John C. Farnum for relief, by leave made a report; whereupon,

Resolved, That the committee be discharged from further consideration of this subject, and that the same be committed to the standing Committee on Claims.

Mr. Tolles, from the Committee on Military Affairs, to whom was referred a bill to provide for the appointment of additional military officers, by leave, reported the same without amendment; which was read a second time.

Ordered, That the same be read a third time to-morrow at 3 o'clock in the afternoon.

Mr. Haddock, by leave, presented the petition of Jonathan Tenney and others, praying for an alteration of the license laws.

Ordered, That the same be referred to the Committee on the Judiciary.

Mr. D. N. Patterson, by leave, presented the petition of Thomas Williams and 28 others, citizens of Hopkinton, for an alteration of the 39th chapter of the Revised Statutes.

Ordered, That the same be referred to the Committee on the Judiciary.

The treasurer of the state laid before the House an estimate of the probable receipts and expenditures for the coming year.

On motion of Mr. Parker—

Ordered, That the same be referred to the Committee on Finance.

Mr. Wilcox, from the Committee on Towns and Parishes, to whom was referred the petition of Israel Tibbets and Moses Gilman, praying to be disannexed from the town of Alton and annexed to the town of Gilmanton, by leave made a report; whereupon,

Resolved, That the said petitioners have leave to withdraw their petition.

Mr. Carter gave notice that to-morrow he will ask leave to introduce a bill to incorporate the New-Hampshire Bank at Concord.

Mr. Gerrish, of Boscawen, gave notice that to-morrow he will ask leave to introduce a bill to revive the charter of the Proprietors of Boscawen Bridge.

Mr. Lyford, of Meredith, by leave, introduced a bill incorporating the Grafton and Coos Rail-Road; which was read a first and second time.

Ordered, That the same be referred to the Committee on Roads, Bridges and Canals.

The following message from the Senate was received by their clerk :

Mr. Speaker : The Senate concur with the House of Representatives in the passage of the following bills, viz :

"An act to incorporate the Lebanon Liberal Institute ;"

"An act to provide for the service of process in certain cases ;"

"An act to increase the stock of the Amoskeag Manufacturing Company."

Also, a resolution appropriating money for the repair of a road in the town of Lincoln, with an amendment, in which they ask the concurrence of the House of Representatives.

They have also passed a bill entitled "An act relating to the State Library," in which they ask the concurrence of the House of Representatives.

The House proceeded to the consideration of the amendment sent down from the Senate, to the resolution appropriating money for the repair of a road in the town of Lincoln.

On the question, Will the House concur in said amendment? being put, it was decided in the affirmative.

Ordered, That the clerk inform the Senate thereof.

The House proceeded to the consideration of the foregoing bill, entitled "An act relating to the State Library," sent down from the Senate; which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

Mr. Taylor gave notice that he should, to-morrow, ask leave to introduce a bill entitled An act in addition to the laws relating to the assessment of taxes.

Mr. Clark gave notice that he should, to-morrow, ask leave to introduce a bill in amendment of the 146th chapter of the Revised Statutes.

The House resumed the consideration of the unfinished business of the forenoon, in relation to the incorporation bill.

The amendment proposed by Mr. Swasey was pending when the House adjourned.

The question, Shall the amendment be adopted? being put, the yeas and nays were called for, and were as follows :

Those who voted in the affirmative were Messrs.

Hermon Abbott,

Harvey Adams,

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Samuel H. Ayer,
 Abel Bailey,
 Willard A. Baker,
 Gilman Batchelder,
 David Blake,
 Abner Blodgett,
 Ivory Brown,
 James B. Brown,
 John Burnham,
 Samuel C. Burnham,
 Samuel Butterfield,
 Daniel Campbell,
 Oliver Capron,
 Roswell Carlton,
 Jesse Carr,
 Jacob Carter,
 Charles Caverly,
 William Champion,
 Joseph Clough,
 Gilbert Coburn,
 John H. Collins,
 Nicholas Cook,
 Stephen Coombs,
 Thomas Cotton, Jr.,
 Peter Cram,
 John Crane,
 Abel Crawford,
 John Currier,
 Franklin W. Day,
 William Dunn,
 Asa P. Eastman,
 Joseph Fifield,
 John W. Flagg,
 David Flanders, of Newton,
 Seth P. Follansbee,
 Darwin Forbes,
 Asa Ford,
 Eliphalet Foss,
 Zebulon Foster, Jr.
 John Gale,
 Daniel K. Gault,
 John F. Gerrish,
 Zeeb Gilman,

Robert Goodale,
 Joseph Goodhue,
 Warren Goodspeed,
 Hiram Griffin,
 Abijah Hadley,
 John L. Hadley,
 William Hadley,
 William P. Hale,
 Samuel M. Hart,
 Andrew L. Hersey,
 William Hewes,
 James Hilton,
 Thomas Hobbs,
 Charles Hodgdon, Jr.,
 Nathaniel B. Hull,
 Simon W. Jones,
 Hosea C. Knowlton,
 Jonathan Little,
 Abel Lowe,
 Francis H. Lyford,
 James McDaniels,
 Israel Mardin,
 Gilman Marston,
 Luke Miller,
 Thomas W. Mordough,
 Nathaniel Morrill, Jr.,
 Levi Moulton,
 Samuel Nay,
 Luther Osgood,
 Daniel Paige, Jr.,
 Edward Parsons,
 Hezekiah Parsons, J.
 Samuel J. Patridge,
 David N. Patterson,
 Eliphalet W. Philbrick,
 Stephen Pingry,
 Isaac J. Quimby,
 A. P. Richards,
 Nathaniel Rix,
 Aaron Robinson,
 Henry B. Rust,
 Dyer H. Sanborn,
 Hiram Sargent,

I. B. Sawtell,
Jacob Sherburne,
John Sleeper,
Aaron J. Smith,
Leander Smith,
Samuel Smith, Jr.,
James M. Spooner,
Benjamin Stevens, 2d,
Samuel Swasey,
Enoch Sweatt,
Jacob Taylor,
John D. Thompson,
Joseph Y. Tibbets,
Calvin Topliff,
Cyrus K. Vilas,
Thomas Vincent,

Ephraim S. Wadleigh,
Jonathan Wate,
Jesse Waldron,
Peter Walker,
Willard Walker,
Nathaniel Walton,
William Warner,
Ephraim Warren,
Joseph H. Watson,
Dexter Wheeler,
Jonathan Whitmore,
Ira Witcher,
Hollis Wilcox,
Solomon Wilson,
Thomas P. Wilson,
Jonathan Young.

Those who voted in the negative were Messrs.

Ezra Adams,
Abner Allen,
Samuel Anderson,
Edwin Baldwin,
David Ball,
George Barker,
Nathaniel Batchelder,
Hezekiah Bean,
Albin Beard,
Stephen Beede,
James Bell,
Thomas Bennett,
Nicholas C. Blaisdell,
Ira Blake,
Thomas Boyd,
Richard Boylston,
Charles W. Brewster,
Jonathan Brown,
Benjamin Chapman,
Thomas Chase,
Daniel M. Christie,
Daniel Clark,
Samuel Cleaves,
Joseph Clough, Jr.,
John M. Collins, jr.,

Luke Corser,
David Cram,
Charles W. Cutter,
George W. Dearborn,
Daniel Demeritt,
Ruel Durkee,
Benjamin Eastman,
Smith Emerson,
James W. Emery,
George Everett,
D. Flanders, of Londonderry,
Jonathan Fletcher,
Eben C. Foster,
Herman Foster,
Leonard C. French,
Samuel Garfield,
James M. Gates,
Ziba Gay,
Thomas Gerrish,
Moses Gilman,
Charles B. Haddock,
William Haile,
James Hall,
Hiram Hanson,
John N. Handy,

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Harvey Hobart,
Asa Huntington,
Andrew Hussey,
Abner S. Hutchinson,
Jacob F. James,
John James,
Stephen Jenkins,
S. B. Johnson,
David Jones,
Timothy Kenrick,
Frederick T. Kidder,
Elijah C. Kilburn,
Isaac Kimball,
Richard Kimball,
Jonathan Kittredge,
Cyrus Ladd,
Ebenezer Lane,
Daniel Lothrop,
Wm. F. Lawrence,
Nathaniel Low,
Stephen C. Lyford,
William McCrea,
James McGaffey, Jr.,
Isaac McGaw,
Moses Marshall,
Jonathan Martin,
Richard Melvin,
Henry Merrill,
David Messer,
J. W. Mowry,
Dudley Nelson,
George W. Nesmith,
Zebina Newell,
Samuel Noyes,
John Ordway,
James P. Packer,
Amos Page,
Laban Page,
Amos A. Parker,
Josiah Peabody,
Joseph D. Pinder,

David B. Plumer,
George W. Prescott,
John Preston,
John S. Quimby,
Ai Reed,
Thomas S. Robinson,
John Rogers,
S. H. Rowell,
Daniel Savage,
Aaron F. Sawyer,
Thomas E. Sawyer,
Elisha Scribner,
Miles Scruton,
Charles H. Shorey,
Leander D. Sinclair,
Dudley Smith,
Israel H. Smith,
John Smith, Jr.,
Charles Sparhawk,
Isaac Spalding,
George W. Stevens,
Samuel H. Stevens,
Isaac Sturtevant,
Ebenezer Thompson,
Philemon Tolles,
Arthur L. True,
Benjamin Veazey,
Wm. Vennard, 2d,
Elijah Wadleigh,
William Wadleigh,
Wells Waldron,
Moses K. Webster,
Samuel Webster,
Ichabod H. Wentworth,
John B. Wentworth,
Samuel H. Wentworth,
Nathan White,
Eliphalet Wiggin,
Eleazer M. Wilson,
James Wilson,
Thomas Wright.

Yeas 120, nays 132; so the negative of the question prevailed, and the proposed amendment was not adopted.

Mr. Swasey then proposed a further amendment.

Mr. Bell moved to amend said amendment, which was adopted.

The question recurring, Shall the amendment, as amended, pass?

Mr. Emery moved an amendment, which did not prevail.

Mr. Kittredge moved an amendment, which was not adopted.

Mr. Everett proposed an amendment, which did not prevail.

The question again recurring, Shall the amendment, as amended, pass? it was decided in the affirmative.

Ordered, That the bill be read a third time to-morrow afternoon at 3 o'clock.

On motion of Mr. Kenrick—

The House took up the bill entitled "An act to incorporate the Bank of Lebanon."

On motion of Mr. Kenrick—

The bill was read a second time, by its title.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

On motion of Mr. Clark—

The House took up the bill for a city charter of Manchester.

On motion of Mr. Clark—

The bill was read a second time, by its title.

Ordered, That the same be referred to the Committee on Incorporations.

Mr. Smith, of Ossipee, moved that when the House adjourn in the forenoon, it adjourn to meet the following morning at 9 o'clock, which motion did not prevail.

On motion of Mr. Knowlton,

The House adjourned.

THURSDAY, JUNE 25, 1846.

Prayer by Rev. Mr. Mowry, of Manchester.

The clerk commenced the reading of the journal of yesterday, when,

On motion—

Ordered, That the rules of the House be so far suspended that the reading of the journal of yesterday be dispensed with.

Mr. Gerrish presented the petition of Lorenzo Johnson, for the alteration of his name.

Mr. Garfield presented the petition of the Sugar River Manufacturing Company, for a change of name.

Ordered, That the foregoing petitions be referred to the Committee on Names.

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Mr. Blake, of Kensington, presented the petition of the officers of the 3d regiment, for the removal of an officer.

Mr. Huntington presented the petition of the field officers of the 25th regiment, for the removal of officers.

Mr. Kittredge presented the petition of the field officers of the 37th regiment, for the removal of officers.

Ordered, That the foregoing petitions be referred to the Committee on Military Affairs.

Mr. Durkee presented the petition of Larkin D. Mason and others, praying that sentence of death passed upon Andrew Howard may be commuted to confinement in the State Prison.

Ordered, That the same be referred to the select committee having that subject under consideration.

Mr. Wadleigh, of Dover, presented the petition of J. B. Bruce and others, for an alteration of the license laws.

Mr. Morrill presented the petition of A. M. Swain and 110 others, citizens of Brentwood, for an alteration in the license laws.

Mr. Hussey presented the petition of William Jones and others, for an amendment of the law respecting pilotage.

Mr. Wilson, of Keene, presented the petition of Asa Britton and others, praying for an alteration of the license laws.

Ordered, That the foregoing petitions be referred to the Committee on the Judiciary.

Mr. Barker presented the petition of James Rundlett and 29 others, legal voters of the town of Stratham, relating to slavery in the District of Columbia and the domestic slave trade.

Mr. Durkee presented the petition of Ezekiel Colburn and other citizens of Groton, for the passage of a law prohibiting the use of our jails for the imprisonment of fugitive slaves; also, the petition of the same for the passage of resolutions respecting slavery in the District of Columbia and the territories.

Ordered, That the foregoing petitions be referred to the Select Committee having the resolutions relating to the Mexican War under consideration.

Mr. Lothrop presented the petition of Joseph Jones, praying for an act to incorporate a company by the name of the Jones and Roberts Milling Company.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

Mr. Garfield presented the petition of the Sunapee Dam Company for an act authorizing said company to purchase and hold property.

Ordered, That the same be referred to the Committee on Incorporations.

Mr. Sawtell presented the petition of Alpha Currier and 178 others,

praying for legislation regarding hours of labor in manufacturing establishments; also, the petition of Louis B. West and 200 others, citizens of Manchester, praying for legislation on hours of labor in manufacturing establishments.

Ordered, That the foregoing petitions be referred to the select committee having that subject under consideration.

Mr. A. J. Smith presented the remonstrance of Sargent Jewell and 50 others; of Dexter Seavey and 14 others; Mr. Carlton presented the remonstrance of Simeon Warner and 87 others; Mr. J. D. Thompson that of Caleb Hutchins and 21 others; Mr. Cram presented that of Asabel Wallis and 33 others; Mr. Crawford that of Joseph Morrill and 15 others; Mr. J. F. Gerrish that of Timothy Lucas and 21 others; Mr. Brown, of Northumberland, that of Joshua Marshall and 35 others; of Seth Eames and 10 others; of James Marden and 90 others; of Nahum D. Day and 7 others; Mr. H. Adams presented that of Saunders W. Cooper and 45 others; of W. Weeks and 24 others; of A. N. Brackett and 20 others; and of John W. Barney and 12 others, all the foregoing remonstrating against any division of the county of Coos.

Ordered, That said remonstrances be referred to the select committee having that subject under consideration.

Mr. Sinclair, from the Committee on Military Affairs, to whom was referred the petition of Henry A. P. B. Hyde, made a report; whereupon,

Resolved, That the Secretary of State be directed to lay before this House all the papers on file in his office relating to the removal of Henry A. P. B. Hyde from the office of colonel of the 27th regiment.

Mr. Wilson, of Keene, from the Committee on the Judiciary, to whom was referred the resolution in relation to the taxation of shipping, reported a bill, which was read a first and second time.

Ordered, To lie on the table.

Mr. Butterfield, from the Committee on Education, to whom was referred a bill in amendment of the 70th chapter of the Revised Statutes, reported the same without amendment;

Which was read a second time.

Ordered to a third reading this afternoon at 3 o'clock.

Mr. N. Low, from the same committee, to whom was referred a resolution enquiring into the expediency of so amending sec. 8 of chap. 220 of the Revised Statutes, as that towns may be authorized to adopt its provisions at any meeting called for that purpose, reported a bill, which was read a first and second time.

Ordered, That the same be committed to the Committee on Bills on their Second Reading.

Mr. E. Adams, from the same committee, to whom was referred the petitions of John Felt and others ; of Isaac Stratton and others ; of M. C. Dean and others ; of Charles Mason and others ; all praying for the passage of a law authorizing towns to appropriate a portion of their school money for teachers' institutes, reported a bill ; which was read a first and second time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

Mr. Beede, from the Committee on Agriculture and Manufactures, to whom was referred the bill to incorporate the Piscataqua Company, reported the same with an amendment ; which was read a second time.

Resolved, That the amendment be adopted.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

Mr. Cleaves, from the same committee, to whom was referred the bill to incorporate the Langdon Manufacturing Company, reported the same without amendment ; which was read a second time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

Mr. Clark, from the same committee, to whom was referred the bill to incorporate "The Exeter Thread Manufacturing Company," reported the same with amendments ; which were adopted.

The bill was then read a second time as amended.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

Mr. Packer, from the same committee, to whom was referred the bill to increase the capital stock of the Salmon Falls Manufacturing Company, reported the same without amendment ; which was read a second time.

Ordered, That said bill be read a third time to-morrow afternoon at 3 o'clock.

Mr. Preston, from the select committee to whom was referred the petition of Abraham Folsom and others, in behalf of Andrew Howard, praying that his sentence may be commuted to imprisonment in the State Prison ; also, the resolution to enquire into the expediency of providing by law that the executive have the power of commuting the sentence of any person condemned to death, to imprisonment in the State Prison for life, reported a bill ; which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

Mr. Spalding, from the joint select committee to audit the ac-

counts of the State Treasurer, to whom was recommitted their report of the 12th instant, presented a detailed statement of the condition of the treasury.

Ordered, That the same be referred to the Committee on Finance.

Mr. Johnson, from the Committee on Roads, Bridges and Canals, to whom was referred the petition of John Fiske, Jr. and others for an amendment of an act in relation to maintaining a dam and boom across Pemigewasset river, reported a bill; which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

Mr. Rust, from the same committee, to whom was referred the petition of S. P. Williams and others, praying for a charter for a bridge across Connecticut river, between the towns of Lyman and Barnet, reported a bill; which was read a first and second time.

Ordered, That the same be referred to the Committee on Bills on their Second Reading.

Mr. Rust, from the same committee, to whom were referred the petitions of John Kimball and others and of John Gale and others, for the incorporation of the Salisbury and East-Kingston Rail-Road, reported a bill; which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

The following message was received from the Senate, by their clerk:

Mr. Speaker:—The Senate have passed the following resolution in favor of Benjamin Cate, Joseph C. Harper, Ira Osgood, Hiram Ordway, Wm. H. Foster and John K. Cate, in which they ask the concurrence of the House.

Resolved by the Senate and House of Representatives, in General Court convened, That Joseph C. Harper be allowed the sum of \$8.74; Benjamin Cate the sum of \$4.04; Hiram Ordway the sum of \$3.40; Ira Osgood the sum of \$3.80; John K. Cate the sum of \$4.32, and that Wm. H. Foster be allowed the sum of \$4.00, in full of their several accounts, and that the same be paid out of any money in the treasury not otherwise appropriated;

Which was read a first and second time.

Ordered, That the same be referred to the Committee on Claims.

Mr. J. F. James, from the same committee, to whom were referred the accounts of Thomas P. Treadwell, late Secretary of State, reported that they have carefully examined the same, and find them all correctly cast and properly vouched.

Ordered, That said report be accepted, and that the committee be discharged from the further consideration of the subject.

The following message was received from the Senate, by their clerk :

Mr. Speaker :—The Senate have passed an act in amendment of an act to incorporate the Trustees of the New-Hampshire and Vermont Methodist Annual Conference, with an amendment, in which they ask the concurrence of the House.

On motion—

Resolved, That the House concur in said amendment.

Ordered, That the clerk notify the Senate thereof.

Mr. Sanborn, from the Committee on Towns and Parishes, to whom was referred the petition of Wm. Horne and others, to be disannexed from New-Durham and annexed to Wolfborough ; the remonstrance of Jonathan F. Chesley and others, of New-Durham, and the remonstrance of the citizens of said town of New-Durham against the petition of William Horne, reported the following resolution :

Resolved, That the petitioners, and those who have remonstrated, have leave to withdraw their petition and remonstrances ; which was adopted.

Mr. Marston, from the Committee on Bills on their Second Reading, to whom was referred the bill to incorporate the Souhegan Rail-Road Company, reported the same without amendment.

Ordered, That the same be laid on the table.

Mr. Spalding, from the Committee on Banks, to whom was referred the bill to incorporate the Depôt Bank, at Concord, made a report ; whereupon,

Resolved, That said bill be indefinitely postponed.

On motion Mr. Christie, the House resumed the consideration of the bill for an increase of the capital stock of the Great Falls Manufacturing Company ; which was read a second time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

On motion of Mr. Emery, the House resumed the consideration of the joint resolution relating to the Portsmouth and Concord railroad.

Mr. Eastman, of Derry, moved an amendment to the resolution, which motion did not prevail.

Mr. Eastman moved that the resolution be indefinitely postponed, which motion did not prevail.

Mr. Morrill moved an amendment, which was not adopted.

Mr. Stevens, of Bristol, moved that the resolution be referred to the Committee on the Judiciary, which motion did not prevail.

Ordered, That said resolution be read a third time to-morrow afternoon at 3 o'clock.

Mr. John S. Quimby, from the Committee on Roads, Bridges and Canals, to whom were referred sundry petitions for a rail-road from Franklin to Bristol, reported a bill ; which was read a second time.

Ordered, That the same be referred to the Committee on Bills on their Second Reading.

The House, proceeding in the orders of the day, took up the preamble and resolution, with the amendments thereto, relating to the tariff and slavery, (*Mr. Sawyer, of Dover, in the chair.*)

The question being on the adoption of the amendment of Mr. Hadley, of Weare, to the amendment of Mr. Hale, of Dover,

After debate, on motion,

The House adjourned.

AFTERNOON.

Mr. Cutter moved that the rules of the House be so far suspended that he may, at this time, move for the reconsideration of the vote of yesterday, relating to the appropriation for a road in Lincoln ; which motion prevailed.

Mr. Cutter accordingly now moved the reconsideration of said vote.

On motion—

Ordered, To lie on the table.

The House resumed the consideration of the unfinished business of the forenoon, (*Mr. Sawyer, of Dover, in the chair.*)

The question was on Mr. Hadley's amendment to the amendment of Mr. Hale.

On the question, Shall the amendment to the amendment be adopted? being put,

The yeas and nays were demanded, with the following result :

Those who voted in the affirmative were Messrs.

Hermon Abbot,
Harvey Adams,
Samuel H Ayer,
Abel Bailey,
Willard A Baker,
David Blake,
Abner Blodgett,
Ivory Brown,
James B Brown,
John Burnham,
Samuel C Burnham,

Samuel Butterfield,
Daniel Campbell,
Oliver Capron,
Roswell Carlton,
Jesse Carr,
Charles Caverly,
William Champion,
Joseph Clough,
Gilbert Coburn,
John H Collins,
Nicholas Cook,

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Stephen Coombs,
Thomas Cotton, Jr.,
Peter Cram,
John Crane,
Abel Crawford,
John Currier,
Franklin W Day,
Daniel Demerit,
William Dunn,
Asa P Eastman,
Joseph Fifield,
John W. Flagg,
David Flanders, of Newtown,
Seth P. Follansbee,
Darwin Forbes,
Asa Ford,
Eliphalet Foss,
Zebulon Foster, Jr.,
John Gale,
Daniel K Gault,
John F Gerrish,
Zeeb Gilman,
Robert Goodale,
Warren Goodspeed,
Hiram Griffin,
Abijah Hadley,
John L Hadley,
William Hadley,
William P Hale,
Samuel M Hart,
Andrew L Hersey,
William Hewes,
James Hilton,
Thomas Hobbs,
Charles Hodgdon, Jr.,
Nathaniel B Hull,
Simon W Jones,
Hosea C Knowlton,
Jonathan Little,
Abel Lowe,
Francis H Lyford,
James McDaniels,
Israel Mardin,
Luke Miller,

Thomas W Mordough,
Nathaniel Morrill, Jr.,
Artemas Morse,
Levi Moulton,
Samuel Nay,
Luther Osgood,
Daniel Paige, jr.,
Edward Parsons,
Hezekiah Parsons, jr.,
Samuel J Patridge,
David N Patterson,
Samuel P Peavey,
Eliphalet W Philbrick,
Stephen Pingry,
Isaac J Quimby,
A P Richards,
Nathaniel Rix,
Aaron Robinson,
Henry B Rust,
Dyer H Sanborn,
Hiram Sargent,
I B Sawtell,
Jacob Sherburne,
John Sleeper,
Aaron J Smith,
Leander Smith,
Samuel Smith, jr.,
James M Spooner,
Benjamin Stevens, 2d,
Samuel Swazey,
Enoch Sweatt,
Jacob Taylor,
John D Thompson,
Joseph Y Tibbets,
Calvin Topliff,
Thomas Vincent,
Ephraim S Wadleigh,
Jonathan Wate,
Jesse Waldron,
Peter Walker,
Willard Walker,
Nathaniel Walton,
William Warner,
Ephraim Warren,

Joseph H Watson,
Dexter Wheeler,
Jonathan Whitmore,
Ira Witcher,

Hollis Wilcox,
Solomon Wilson,
Thomas P Wilson,
Jonathan Young.

Those who voted in the negative were Messrs.

Ezra Adams,
Abner Allen,
Samuel Anderson,
Edwin Baldwin,
David Ball,
George Barker,
Hezekiah Bean,
Albin Beard,
Stephen Beede,
James Bell,
Thomas Bennett,
Nicholas C Blaisdell,
Ira Blake,
Thomas Boyd,
Richard Boylston,
Charles W Brewster,
Jonathan Brown,
Benjamin Chapman,
Thomas Chase,
Daniel M Christie,
Daniel Clark,
Samuel Cleaves,
Joseph Clough, jr.,
John M Collins, jr.,
Luke Corser,
David Cram,
Charles W Cutter,
George W Dearborn,
Ruel Durkee,
Benjamin Eastman,
Smith Emerson,
James W Emery,
George Everett,
David Flanders, of Londonderry,
Jonathan Fletcher,
Eben C Foster,
Herman Foster,
Leonard C French,

Samuel Garfield,
Ziba Gay,
Thomas Gerrish,
Moses Gilman,
Joseph Goodhue,
Charles B Haddock,
John P Hale,
William Haile,
James Hall,
Hiram Hanson,
John N Handy,
Harvey Hobart,
Asa Huntington,
Andrew Hussey,
Abner S Hutchinson,
Jacob F James,
John James,
Stephen Jenkins,
S B Johnson,
David Jones,
Timothy Kenrick,
Frederick T Kidder,
Elijah C Kilburn,
Isaac Kimball,
Richard Kimball,
Jonathan Kittredge,
Cyrus Ladd,
Ebenezer Lane,
Daniel Lothrop,
William F Lawrence,
Nathaniel Low,
Stephen C Lyford,
William McCrea,
James McGaffey, jr.,
Isaac McGaw,
Moses Marshall,
Gilman Marston,
Jonathan Martin,

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Richard Melvin,
Henry Merrill,
David Messer,
Ira W Moore,
J W Mowry,
George W Nesmith,
Zebina Newell,
Samuel Noyes,
John Ordway,
James P Packer,
Amos Page,
Laban Page,
Amos A Parker,
Josiah Peabody,
Joseph D Pinder,
David B Plumer,
George W Prescott,
John Preston,
Aaron Quimby,
John S Quimby,
Ai Reed,
Thomas S Robinson,
John Rogers,
S H Rowell,
Daniel Savage,
Aaron F Sawyer,
Miles Scruton,
Stephen B Sherwin,

Charles H Shorey,
Leander D Sinclair,
Israel H Smith,
John Smith, jr.,
Charles Sparhawk,
Isaac Spalding,
George W Stevens,
Samuel H Stevens,
Isaac Sturtevant,
Ebenezer Thompson,
Philemon Tolles,
Arthur L True,
Benjamin Veazey,
William Vennard, 2d,
Cyrus K Vilas,
Elijah Wadleigh,
William Wadleigh,
Wells Waldron,
Moses K Webster,
Samuel Webster,
Ichabod H Wentworth,
John B Wentworth,
Samuel H Wentworth,
Nathan White,
Eliphalet Wiggan,
Eleazer M Wilson,
James Wilson,
Thomas Wright.

Yeas 118, nays 132; so the negative of the question prevailed, and the amendment to the amendment was not adopted.

Mr. Marston moved to strike out the preamble to the resolution of Mr. Hale.

After a lengthy debate, on motion of Mr. Cutter the subject was laid on the table.

Mr. Dodge, from the Committee on Roads, Bridges and Canals, to whom were referred the petitions of sundry persons for the incorporation of the Northern Extension and Connecticut River Valley Rail-Road, by leave, reported the following resolution :

Resolved, That the petitioners have leave to withdraw their petitions.

On motion of Mr. Haddock—

Ordered, That the same be laid on the table, and made the special order of the day for to-morrow afternoon at 3 o'clock.

Mr. Spalding gave notice that he will, to-morrow, ask leave to introduce a bill entitled An act relating to the Grafton Bank.

On motion,

The House adjourned.

FRIDAY, JUNE 26, 1846.

Prayer by Rev. Mr. Adams.

On motion of Mr. Wm. P. Hale—

Ordered, That the rules of the House be so far suspended that the reading of the journal of yesterday be dispensed with.

Mr. Reed presented the petition of L. H. Dow and others, citizens of Plainfield, for an alteration in the law relating to the assessment of taxes.

Mr. Morrill presented the petition of Joseph Cilley and others, inhabitants of Nottingham, for an alteration in the license laws.

Ordered, That the aforesaid petitions be referred to the Committee on the Judiciary.

Mr. Spalding presented the petition of Benjamin Farley and others for the removal of one term of the Court of Common Pleas from Amherst to Nashua.

On motion of Mr. Spalding—

Ordered, That the same be referred to the select committee consisting of the delegation from the County of Hillsborough.

Mr. Preston presented the petition of Marshall P. Wilder and others, for an act of incorporation for manufacturing purposes.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

Mr. Haddock, from the Committee on Education, to whom was referred the petition of the State Common School Convention, reported a bill; which was read a first and second time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

Mr. Haddock, from the same committee, to whom was referred so much of the message of His Excellency the Governor as relates to the subject of Education, reported a bill; which was read a first and second time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

Mr. Shorey, from the Committee on Towns and Parishes, to whom were referred the petition of Geo. W. Buswell and others for, and the remonstrance of Samuel Meacham and others against, a division of the town of Pittsburgh, made a report; whereupon,

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Resolved, That said petitioners and remonstrants have leave to withdraw their petition and remonstrance.

Mr. J. M. Collins, from the Committee on Finance, to whom was referred the estimate of the State Treasurer, reported the following resolution :

Resolved by the Senate and House of Representatives, in General Court convened, That the treasurer of this state be, and hereby is, authorized to borrow, on the credit and for the use of the state, at such times and in such proportions as he may consider necessary and proper, a sum not exceeding forty thousand dollars, at the lowest rate of interest at which the same can be procured, not exceeding six per cent. per annum; and the treasurer for the time being is authorized to pay the sum or sums so borrowed, and the interest thereon, when the same shall become due, out of any money in the treasury not otherwise appropriated;

Which was read a first time.

Ordered, That the same be read a second time to-morrow at 11 o'clock, A. M.

Mr. D. B. Plumer, from the same committee, to whom was referred the estimate of the state treasurer, reported the following resolution :

Resolved by the Senate and House of Representatives, in General Court convened, That the sum of five hundred dollars be, and the same is hereby appropriated for the contingent expenses of this state, and that His Excellency the Governor be, and hereby is, authorized to draw from time to time from the treasury for such expenses, such sums as to him may appear necessary, not exceeding in the whole the sum of five hundred dollars;

Which was read a first time.

Ordered, That the same be read a second time, to-morrow, at 11 o'clock, A. M.

Mr. Clark, from the Committee on Agriculture and Manufactures, to whom was referred the bill to incorporate the Laconia Steam Factory, made a report on the same, with amendments; which bill was read a second time, and the amendments adopted.

Ordered, That the same be read a third time to-morrow at 3 o'clock, P. M.

Mr. Spalding, from the Committee on Banks, to whom was referred the bill entitled "An act to increase the capital stock of the Manchester Bank," reported the same with an amendment; which bill was read a second time, and the amendment adopted.

Ordered, That the same be read a third time, to-morrow, at 3 o'clock in the afternoon

Mr. Ayer, from the Committee on Finance, to whom was referred

the estimate of the treasurer, reported a bill; which was read a first and second time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

Mr. Nesmith, from the Committee on Incorporations, to whom was referred the bill entitled "An act to establish the city of Manchester," reported a bill with an amendment.

The bill was read a second time, and the amendment adopted.

On motion of Mr. Clark—

Ordered, That the same be laid on the table.

Mr. S. H. Stevens, from the same committee, to whom was referred the resolution instructing said committee to enquire what changes, if any, shall be made in the laws relating to taxing stock in corporations, reported a bill; which was read a first time.

Ordered, That the same be read a second time, to-morrow, at 11 o'clock, A. M.

Mr. Wilson, of Keene, from the Committee on the Judiciary, to whom was referred the petition of the town of Concord for the passage of an act authorizing towns to erect, or purchase and maintain toll bridges, made a report; whereupon,

Resolved, That the Committee on the Judiciary be discharged from the further consideration of the petition of the town of Concord.

Mr. Christie, from the same committee, to whom was referred a bill entitled An act in addition to the 71st chapter of the Revised Statutes, made a report; whereupon,

Resolved, That said bill be referred to the Committee on Education.

Mr. Crawford, from the Committee on Public Lands, to whom was referred the petition of Harvey Hobart and others, for a grant of public lands to the Colebrook Academy, reported the following resolution:

Resolved by the Senate and House of Representatives, in General Court convened, That five thousand acres of land, owned by this state in Pittsburgh, in the county of Coos, and bounded southerly by the northerly line of the tract of land now surveyed and lotted by this state, in said Pittsburgh; westerly by the line between this state and Canada; easterly by the west bank of Indian Stream, and northerly by a line parallel to the line first described, be and the same is hereby granted to the Trustees of Colebrook Academy, in trust for the use and benefit of said academy; and all sums arising or accruing from the sales or rents of said land, so granted, shall be forever appropriated, by said trustees, to the sole purpose of education in said academy;

Which was read a first time.

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Ordered, That the same be read a second time, to-morrow, at 11 o'clock in the forenoon.

Mr. Sanborn, from the Committee on Towns and Parishes, to whom were referred the petitions of the selectmen of Fitzwilliam, in relation to the line between that town and the town of Rindge; also, the remonstrance of the selectmen of Rindge against said petition, and praying that said line may be established on a straight line, made a report; whereupon,

Resolved, That there be a committee of three, selected by the mutual agreement of the agents of the parties appearing, to sit upon the case of said petitioners and remonstrants, and that said committee report the result of their investigations at the next session of the Legislature.

Resolved, That Messrs. Oliver Prescott, of Jaffrey; Daniel W. Farrar, of Troy, and John Felt, of Jaffrey, be said committee; and,

Resolved, That the further consideration of the said petition and remonstrance be deferred to the next session of the Legislature.

Mr. Lothrop, from the Committee on Agriculture and Manufactures, to whom was referred the petition of Elihu Stebbens and others, reported a bill; which was read a first and second time.

Ordered, That the same be read a third time to-morrow afternoon, at 3 o'clock.

Mr. T. E. Sawyer, from the Committee on Elections, to whom was referred the petition of sundry inhabitants of the town of Gosport, praying that said town may have the right to send a representative to the General Court, submitted the following resolution:

Resolved, That the petitioners have leave to withdraw their petition.

Mr. Swasey moved to amend the resolution, by striking out all after the word "Resolved," and make it a joint resolution, granting the right to the town of Gosport to send a representative.

On the question, Shall the amendment be adopted? being put, it was decided in the negative.

The question recurring, Shall the resolution reported by the committee pass? being put, it was decided in the affirmative.

Mr. Johnson, from the Committee on Roads, Bridges and Canals, to whom were referred sundry petitions in favor of the Northern Extension and Connecticut River Rail-Road, made a minority report, as follows:

The undersigned, a minority of the Committee on Roads, Bridges and Canals, deem it proper that in the matter of the application for a charter of the Northern Extension and Connecticut River Valley Rail-Road, in relation to which there has been a long hearing before said committee, to make a brief statement in addition to what has al-

ready been laid before the House. The statement drawn and presented to the committee by the counsel for the petitioners, was reported to the House, with the general objection of the remonstrants appended thereto, in the following words, viz.:

"The Boston, Concord and Montreal Rail-Road Company object to the foregoing, because it does not present the facts laid before the committee."

The undersigned feel bound to state that they deem the statement of the petitioners to which this objection was appended substantially correct, and are equally clear that the statement drawn by the remonstrants is in several respects not warranted by evidence.

They think that, the objection of the remonstrants having been presented to the House, with the statement of the petitioners, it would have been but right that the objections of the petitioners to the statement of the remonstrants should also have been presented. The undersigned are not aware of any assertion of fact in the statement of the petitioners, or in their objections to the statements of the remonstrants, which is not verified by evidence elicited in the hearing. This the undersigned have deemed it due to fairness to submit; and they call the attention of the House to the objections of the petitioners, above referred to, with the hope that the members may have an opportunity to examine and consider them.

With a firm conviction that the faith of the state would be in no way involved in granting the charter prayed for: that no unfair dealing *charged* upon those interested in this application has been *proved*, and that the road would be of great and lasting importance to the public, and especially to this state,

1st. Because, from the evidence before the committee, they can entertain no doubt that the Passumpsic Road and the Northern Road are to be speedily constructed, and a communication opened from northern Vermont, the Canadas, and at no distant day, the north part of our own state, with our own seaboard, by traversing a distance less, by thirty miles, than any other route likely soon to be opened.

2d. Because, if this position be correct, the road prayed for would save sixteen miles in distance and from one to two hundred thousand dollars in expense, and at the same time afford a great local accommodation to our citizens.

3d. Because it would be unwise to postpone a certain advantage, for an enterprise, the success of which in our judgment is at best very doubtful.

4th. Because, if the application be rejected, the Vermont Legislature will have no constitutional power to grant a connexion between the Boston, Concord and Montreal Road and the Passumpsic Road,

if the former should ever be constructed, without the assent of the corporation last named, which cannot reasonably be expected when such junction would obviously greatly impair, if not destroy, the investment of the Passumpsic Road between Wells and White rivers.

5th. Because, if this prayer be rejected, and if the Passumpsic Road be constructed to the mouth of White river, (which the undersigned are satisfied will be the case,) the road now prayed for may probably never be built; and hence our commercial capitol be forever deprived of the advantage of sixteen miles in distance in competition with other roads, which advantage is now within the control of this Legislature, and to be secured or rejected at its pleasure.

6th. Because, with the provision proposed by the petitioners to be inserted in the charter prayed for, presented to the committee in the following words:

"Section —. That the said Northern Extension and Connecticut River Valley Rail-Road shall have and enjoy no greater advantages or facilities of connexion with the Connecticut and Passumpsic Rivers Rail-Road than shall be granted and extended to the Boston, Concord and Montreal Rail-Road, whenever said road shall be built, or said connexion shall be asked," the grant petitioned for would be just to the Boston, Concord and Montreal Road, and to all others interested.

For these reasons the undersigned could not concur in the resolution ordered by the majority of the committee to be reported for the consideration of the House; but, on the contrary, they are constrained respectfully to recommend the passage of the bill:

Which, having been read,

Mr. Kittredge moved to print the majority and minority reports.

After debate on said motion to print,

On motion of Mr. Parker—

Ordered, That the minority report and motion to print lie on the table.

Mr. Daniel Paige, Jr., from the Committee on Bills on their Second Reading, to whom was referred the bill to incorporate the Manchester Savings Bank, reported the same without amendment; which was read a second time.

Ordered, That the same be read a third time to-morrow at three o'clock, P. M.

Mr. A. F. Sawyer, from the Committee on Finance, to whom was referred the estimate of the state treasurer, reported the following resolution:

Resolved by the Senate and House of Representatives, in General Court convened, That the sum of twenty-four hundred dollars be, and the same is hereby appropriated for the education of indigent deaf and

dumb persons of this state at the asylum, at Hartford, and the sum of five hundred and fifty dollars for the purpose of educating indigent blind and partially blind persons of this state, at the institution of the blind at Boston; that said sums be respectively expended and applied for the benefit of such and so many of them as His Excellency the Governor shall elect and approve, and the Governor is hereby authorized to draw said sums from the treasury by warrant;

Which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

Mr. Ira Blake, from the Committee on Military Affairs, to whom was referred the petition of Selden Brown and 5 others, for the removal of an officer in the 28th regiment, made a report; whereupon,

Resolved, That the petitioners have leave to withdraw their petition.

Mr. Chapman, from the Committee on Towns and Parishes, to whom was referred the petition of John Collins to be disannexed from the town of Hampton-Falls and Kensington and annexed to the town of Exeter; and the remonstrance of the selectmen and others, of said Kensington, against said petition, made a report; whereupon,

Resolved, That the petitioners have leave to withdraw their said petition, and the remonstrants their said remonstrance.

Mr. Taylor, from the Committee on Bills on their Second Reading, to whom was referred a bill entitled "An act to incorporate the Franklin and Bristol Rail-Road," reported the same with an amendment, which bill was read a second time, and the amendment was adopted.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

Mr. Rust, from the Committee on Roads, Bridges and Canals, to whom was referred the petition of Stephen Thayer and others, for the incorporation of the Peterborough and Shirley Rail-Road, reported a bill, which was read a first and second time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

Mr. Garfield, from the Committee on Incorporations, to whom was referred the petition of the Sunapee Dam Company, reported a bill, which was read a first and second time.

Ordered, That the same be read a third time to-morrow afternoon at three o'clock.

Mr. Barker, from the same committee, to whom was referred sundry petitions for a railroad from Lancaster to Littleton, Bath or Lyman, with liberty to intersect with some other railroad in Grafton county, made a report; whereupon,

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Resolved, That the committee be discharged from the further consideration of said petitions, and that the subject be postponed to the next session of the legislature, with the usual order of notice.

Mr. David Jones, from the Committee on Bills on their Second Reading, to whom was referred a bill to incorporate the Stevens Village Bridge Company, reported the same without amendment, which was read a second time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

The House proceeded in the order of the day, to the consideration of bills with the following titles:

"An act to incorporate the President, Directors and Company of the Bank of Lebanon;"

"An act in amendment of the 11th section of chapter 70 of the Revised Statutes;"

Which were severally read a third time.

Resolved, That they pass, and the titles thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

"An act in amendment of the Laws relating to Corporations;"

Which was read a third time.

On the question, Shall the bill pass? being put, Mr. Ayer demanded the yeas and nays; and the result was as follows:

Those who voted in the affirmative were Messrs.

Hermion Abbott,
Ezra Adams,
Abner Allen,
Samuel Anderson,
Edwin Baldwin,
David Ball,
George Barker,
Nathaniel Batchelder,
Hezekiah Bean,
Albin Beard,
Stephen Beede,
James Bell,
Thomas Bennett,
Nicholas C. Blaisdell,
Ira Blake,
Thomas Boyd,
Richard Boylston,
Charles W. Brewster,
Ivory Brown,

Jonathan Brown,
Benjamin Chapman,
Thomas Chase,
Daniel M. Christie,
Daniel Clark,
Samuel Cleaves,
Joseph Clough, jr.,
John M. Collins, jr.,
Luke Corser,
David Cram,
John Crane,
Abel Crawford,
Charles W. Cutter,
George W. Dearborn,
John W. Dodge,
Ruel Durkee,
Benjamin Eastman,
Smith Emerson,
James W. Emery,

George Everett,	Moses Marshall,
Joseph Fifield,	Gilman Marston,
John W. Flagg,	Jonathan Martin,
David Flanders, of Londonderry,	Richard Melvin,
Jonathan Fletcher,	Henry Merrill,
Eben C. Foster,	David Messer,
Herman Foster,	Ira W. Moore,
Leonard C. French,	J. W. Mowry,
Samuel Garfield,	Dudley Nelson,
James M. Gates,	George W. Nesmith,
Ziba Gay,	Zebina Newell,
Thomas Gerrish,	Samuel Noyes,
Moses Gilman,	John Ordway,
Joseph Goodhue,	James P. Packer,
Charles B. Haddock,	Amos Page,
William Haile,	Laban Page,
James Hall,	Amos A. Parker,
Hiram Hanson,	Josiah Peabody,
John N. Handy,	Joseph D. Pinder,
Harvey Hobart,	David B. Plumer,
Asa Huntington,	George W. Prescott,
Andrew Hussey,	John Preston,
Abner S. Hutchinson,	Aaron Quimby,
Jacob F. James,	John S. Quimby,
John James,	Al Reed,
Stephen Jenkins,	Laban Rice,
S. B. Johnson,	Aaron Robinson,
David Jones,	Thomas S. Robinson,
Timothy Kenrick,	John Rogers,
Frederick T. Kidder,	S. H. Rowell,
Elijah C. Kilburn,	Daniel Savage,
Isaac Kimball,	Aaron F. Sawyer,
Richard Kimball,	Thomas E. Sawyer,
Jonathan Kittredge,	Miles Scruton,
Cyrus Ladd,	Jacob Sherburne,
Ebenezer Lane,	Stephen B. Sherwin,
Daniel Lothrop,	Charles H. Shorey,
William F. Lawrence,	Leander D. Sinclair,
Nathaniel Low,	Israel H. Smith,
Stephen C. Lyford,	John Smith, jr.,
William McCrea,	Charles Sparhawk,
James McGaffey, jr.,	Isaac Spalding,
Isaac McGaw,	George W. Stevens,

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Samuel H. Stevens,
Isaac Sturtevant,
Ebenezer Thompson,
Philemon Tolles,
Arthur L. True,
Benjamin Veazey,
William Vennard, 2d,
Cyrus K. Vilas,
Elijah Wadleigh,
William Wadleigh,
Wells Waldron,

Moses K. Webster,
Samuel Webster,
Ichabod H. Wentworth,
John B. Wentworth,
Samuel H. Wentworth,
Nathan White,
Eliphalet Wiggin,
Eleazer M. Wilson,
James Wilson,
Thomas Wright,
Jonathan Young.

Those who voted in the negative were Messrs.

Samuel H. Ayer,
Abel Bailey,
Willard A. Baker,
Gilman Batchelder,
David Blake,
Abner Blodgett,
James B. Brown,
John Burnham,
Samuel C. Burnham,
Samuel Butterfield,
Daniel Campbell,
Oliver Capron,
Roswell Carlton,
Jesse Carr,
Jacob Carter,
Charles Caverly,
Wm. Champion,
Joseph Clough,
Gilbert Coburn,
John H. Collins,
Stephen Coombs,
Thomas Cotton, jr.,
Peter Cram,
John Currier,
Franklin W. Day,
Daniel Demerit,
William Dunn,
Asa P. Eastman,
David Flanders, of Newtown,
Seth P. Follansbee,
Darwin Forbes,

Asa Ford,
Eliphalet Foss,
Zebulon Foster, jr.,
John Gale,
Daniel K. Gault,
John F. Gerrish,
Zeeb Gilman,
Robert Goodale,
Warren Goodspeed,
Hiram Griffin,
Abijah Hadley,
John L. Hadley,
William P. Hale,
Samuel M. Hart,
Andrew L. Hersey,
William Hewes,
James Hilton,
Thomas Hobbs,
Charles Hodgdon, jr.,
Nathaniel B. Hull,
Simon W. Jones,
Hosea C. Knowlton,
Jonathan Little,
Abel Lowe,
Francis H. Lyford,
Israel Mardin,
Luke Miller,
Nathaniel Morrill, jr.,
Artemas Morse,
Levi Moulton,
Samuel Nay,

Luther Osgood,
Daniel Paige, jr.,
Edward Parsons,
Hezekiah Parsons, jr.,
Samuel J. Patridge,
David N. Patterson,
Samuel P. Peavey,
Stephen Pingry,
Isaac J. Quimby,
A. P. Richards,
Nathaniel Rix,
Henry B. Rust,
Dyer H. Sanborn,
Hiram Sargent,
I. B. Sawtell,
John Sleeper,
Aaron J. Smith,
Leander Smith,
Samuel Smith, jr.,
James M. Spooner,
Benjamin Stevens, 2d,
Samuel Swasey,

Enoch Sweatt,
Jacob Taylor,
John D. Thompson,
Joseph Y. Tibbets,
Calvin Topliff,
Thomas Vincent,
Ephraim S. Wadleigh,
Jonathan Wate,
Jesse Waldron,
Peter Walker,
Willard Walker,
Nathaniel Walton,
William Warner,
Ephraim Warren,
Joseph H. Watson,
Dexter Wheeler,
Jonathan Whitmore,
Ira Whitcher,
Hollis Wilcox,
Solomon Wilson,
Thomas P. Wilson.

Yea 146, nays 105.

So the affirmative of the question prevailed, and the bill passed.

Resolved, That its title be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

The following message from the Senate was received by their clerk :

Mr. Speaker: The Senate concur with the House in the passage of "An act to annex Dame's Gore to Canaan."

The Senate have passed "An act in relation to guide boards on public roads," with an amendment, in which they ask the concurrence of the House.

The House proceeded to the consideration of the amendment sent down from the Senate to the bill entitled "An act in relation to guide boards on public roads ;"

And the question, Will the House concur with the Senate in said amendment? being put, it was decided in the affirmative.

So the House concurred.

Ordered, That the clerk inform the Senate thereof.

The House proceeded to the order of the day, upon the consideration of the following bills :

A bill entitled An act relating to the State Library ;

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A bill to incorporate the Swamscot Machine Company ;

A bill to incorporate the Salisbury and East Kingston Rail-Road Company ;

A bill authorizing sundry persons to erect a dam and boom across Pemigewasset river ;

A bill in amendment of chapter 145 of the Revised Statutes ;

A bill for severing Joseph Haskell from a school district in Marlborough, and annexing him to a school district in Jaffrey ;

A bill to change the name of the Second Congregational Society in Chester ;

A bill to increase the capital stock of the Portsmouth Steam Factory ;

A bill to incorporate the Amherst Steam Mill Company ;

Which were severally read a second time.

Ordered, That the foregoing bills be read a third time to-morrow afternoon at 3 o'clock.

A bill in addition to chapter 214 of the Revised Statutes, relating to the case of Andrew Howard ; which was read a second time.

On motion of Mr. Parker—

Ordered, That the same lie on the table.

On motion of Mr. Boylston, the House resumed the consideration of the bill incorporating the Souhegan Rail-Road Company ; which was read a second time.

Mr. Spalding proposed an amendment, which was adopted.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

Mr. Young submitted the following resolution—

Resolved, That when the House adjourn to-morrow in the forenoon, it adjourn to meet again on Monday next, at 3 o'clock in the afternoon.

A motion was made to lie the resolution on the table, which did not prevail.

The question recurring, Shall the resolution pass? being put, it was decided in the affirmative.

On motion of Mr. Emery, the House resumed the consideration of the report of the Committee on Banks.

On motion, the resolution reported by said committee was adopted, and referred accordingly to the Committee on the Judiciary.

Mr. Carter presented, by leave, a bill to incorporate sundry persons under the name of the New-Hampshire Bank, at Concord, which was read in part, when,

On motion—

Ordered, The further reading of the bill, at this time, be dispensed with, and the same be referred to the Committee on Banks.

On motion of Mr. James, of Deerfield, the House resumed the

consideration of the resolution relating to the abolition of Slavery in the District of Columbia.

On motion—

Ordered, That the same be referred to the select committee having the subject of the Mexican war under consideration.

Mr. Nesmith, by leave, presented the petition of Abbot Lawrence and others, for an increase of the capital stock of the Winnepiseogee Lake Cotton and Woolen Manufacturing Company.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

Mr. Clark, agreeably to previous notice, by leave introduced a bill entitled "An act in amendment of chapter 146 of the Revised Statutes."

Mr. Brewster, agreeably to previous notice, by leave introduced a bill entitled "An act to regulate the admeasurement of fire-wood and charcoal."

Mr. Carr, of Newbury, by leave, presented the petition of Jonathan P. Dodge and others, for the removal of Jacob A. Potter from the office of one of the Justices of the Court of Common Pleas for the County of Merrimack.

Ordered, That the foregoing bills and petitions be referred to the Committee on the Judiciary.

Mr. Gerrish, of Boscawen, agreeably to previous notice, by leave introduced a bill entitled "An act to revive the charter of the proprietors of Boscawen Bridge."

Ordered, That the same be referred to the Committee on Incorporations.

Mr. Sawyer, of Nashua, moved that the bill relating to the offices of attorney general, solicitors and county attorneys, be now taken up and disposed of, which motion did not prevail.

Mr. Parsons, of Colebrook, by leave introduced a bill entitled An act in amendment of an act, entitled An act to incorporate the Colebrook Rail-Road, passed Dec. 27, 1844.

Ordered, That the same be referred to the Committee on Roads, Bridges and Canals.

Agreeably to previous notice, Mr. Taylor, by leave introduced a bill entitled An act in addition to the laws relating to the assessment of taxes.

Ordered, That the same be referred to the Committee on Towns and Parishes.

Mr. Sanborn submitted the following joint resolution :

Resolved by the Senate and House of Representatives, in General Court convened, That the New-Hampshire Conference Seminary, established and now in active operation at Northfield, be, and hereby

are, authorized to receive a copy of Doct. Charles T. Jackson's Geological Report of the State of New-Hampshire ;

Which was read a first and second time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

Mr. A. F. Sawyer gave notice that he will, to-morrow, ask leave to introduce a bill to incorporate the Nashua Steam Mill Company.

Mr. Gilman, of Alton, gave notice that he will, to-morrow, ask leave to introduce a bill entitled An act in amendment of chapter 65 of the Revised Statutes.

Mr. Kenrick submitted the following resolution :

Resolved, That the Committee on Banks be instructed to enquire into the expediency of so amending the charters of all the banks in this state, whose charters the legislature have the right to alter, amend or repeal, that the capital stock of said banks shall consist of a sum not less than one hundred thousand dollars, and be divided into not less than one thousand shares ; which was adopted.

Mr. J. B. Wentworth gave notice that he will, to-morrow, ask leave to introduce a bill entitled An act to establish a corporation by the name of the Portsmouth Company.

On motion,

The House adjourned.

AFTERNOON, (2 o'clock.)

The following message was received from the Senate, by their clerk :

Mr. Speaker:—The Senate concur with the House in the passage of a resolution in favor of David Moulton, Commissary General.

The Senate concur with the House in the passage of "An act in addition to and in amendment of the 111th chapter of the Revised Statutes."

Mr. Spalding, agreeably to previous notice, by leave introduced a bill entitled "An act relating to the Grafton Bank ;" which was read a first and second time.

Ordered, That the same be referred to the Committee on Banks.

Mr. Coombs submitted the following joint resolution :

Resolved by the Senate and House of Representatives, in General Court convened, That the New-Hampton Institution at New-Hampton, be, and hereby is entitled to receive a copy of Doct. Charles T. Jackson's Geological Report of New-Hampshire ;

Which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

On motion of Mr. Preston, the House resumed the consideration of the resolutions in relation to slavery.

On motion—

Ordered, That they be made the special order of the day for Tuesday next, at 11 o'clock in the forenoon.

On motion of Mr. Emery—

Resolved, That the rules of the House be so far suspended that all bills and resolutions, in order for a third reading this afternoon at three o'clock, be in order for a third reading at the present time.

The House then proceeded to the consideration of bills with the following titles and the following resolutions:

[*Mr. Sawyer, of Dover, in the chair.*]

“An act to incorporate the Piscataqua Company;”

“An act to provide for the appointment of additional military officers;”

“An act to incorporate the Langdon Manufacturing Company;”

“An act to increase the capital stock of the Salmon Falls Manufacturing Company;”

“An act to incorporate the Exeter Thread Manufacturing Company;”

“An act further to enlarge the capital stock of the Great Falls Manufacturing Company;”

“An act in addition to chapter 72 of the Revised Statutes;”

A resolution relating to the Portsmouth and Concord Rail-Road;

A resolution in favor of Albert G. Allen;

A resolution in favor of Lewis Smith;

Which were severally read a third time.

Resolved, That they pass, and that their titles be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

On motion, the House resumed the consideration of the joint resolution sent down from the Senate, fixing on a day to close the present session of the legislature.

Mr. Parker moved an amendment, by striking out the words, “Wednesday, July 1,” and inserting the words, “Saturday, July 4;” which motion prevailed.

On motion—

Ordered, That the resolution be laid on the table.

On motion of Mr. Clark—

Ordered, That the committee to whom was referred the “crow bill,” be directed to report forthwith.

On motion of Mr. Garfield, the House resumed the consideration of the bill in relation to the offices of attorney general, solicitors and county attorneys; which was read a second time.

On motion—

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Ordered, That the same be referred to the Committee on the Judiciary.

On motion of Mr. Chapman—

Resolved, That the Committee on the Judiciary be instructed to enquire into the expediency of so amending the Revised Statute, chapter 66, as the more effectually to enable towns to maintain their paupers within their own jurisdiction, and report by bill or otherwise.

Mr. Kingsbury, from the joint committee on Engrossed Bills, reported that they had carefully examined the resolution in favor of David Moulton, Commissary General, and find the same to be correctly engrossed.

Mr. Cutler submitted the following joint resolution :

Resolved by the Senate and House of Representatives, in General Court convened, That the Secretary of State be directed to transmit, annually, to the Portsmouth Atheneum and Manchester Atheneum, each, a printed copy of the statutes and resolutions, and of the journals of the Senate and House of Representatives ;

Which was read a first and second time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

The House proceeded to the special order of the day, upon the consideration of the report of the Committee on Roads, Bridges and Canals, in relation to the Northern Extension and Connecticut River Valley Rail-Road.

Mr. Kittredge moved to amend the resolution reported by the committee, by striking out the words "withdraw their petition," and insert, instead thereof, the words, "bring in a bill."

Upon a call from Mr. Haddock, the report of the minority of the committee was read.

After debate, on motion,

The House adjourned.

SATURDAY, JUNE 27, 1846.

Prayer by Rev. Mr. Jewett, of Plymouth, by invitation.

On motion—*Ordered*, That the rules of the House be so far suspended that the reading of the journal of yesterday be dispensed with.

Mr. Morrill, from the Committee on Incorporations, to whom was referred the bill to revive the charter of Boscawen Bridge, reported the same without amendment ; which was read a second time.

Ordered, That the same be read a third time on Monday next, at three o'clock in the afternoon.

Mr. Spalding, from the Committee on Banks, to whom was referred the petition of Joseph Doe and others, to incorporate the Great Falls Bank, at Somersworth, reported a bill, which was read a first time.

Ordered, That the same be read a second time on Monday next at 11 o'clock, A. M.

Mr. Spalding, from the same committee, to whom was referred the petition of John S. Clindenin and others, for a bank at Salem, made a report ; whereupon,

Resolved, That the petitioners have leave to withdraw their petition.

Mr. Spooner, from the Committee on Agriculture and Manufactures, to whom was referred the petition of Daniel H. Treadwell and others, reported a bill, which was read a first time.

Ordered, That the same be read a second time, on Monday next at 11 o'clock, A. M.

Mr. McCrea, from the same committee, to whom was referred the bill to incorporate the Durham Manufacturing Company, reported the same with amendments.

The bill was read a second time and the amendments were adopted.

Ordered, That the bill as amended be read a third time on Monday next at 3 o'clock, P. M.

Mr. Cleaves, from the same committee, to whom was referred the bill to incorporate the Bellevue Hosiery Company, reported the same with an amendment.

The bill was read a second time, and the amendment was adopted.

Ordered, That the same be read a third time on Monday next, at 3 o'clock, P. M.

Mr. Christie, from the Committee on the Judiciary, to whom was referred the petition of Amos Perkins and others, praying for the passage of an act explanatory of the 7th §, of chap. 52, of the Revised Statutes, made a report ; whereupon,

Resolved, That the committee be discharged from the further consideration of the subject.

Mr. Christie, from the same committee, to whom was referred a bill entitled An act in addition to and in amendment of chap. 39 of the Revised Statutes ; also, a petition of Elijah Miller and others, legal voters of Hanover, upon the equalization of taxation ; of Ira B. Allen and others, upon the same subject ; and of Thomas Williams and others, citizens of Hopkinton, for an alteration of chap. 39, of the Revised Statutes—made a report, whereupon,

Resolved, That said bills and petitions be referred to the Committee on Towns and Parishes.

Mr. Bell, from the same committee, to whom were referred the petitions of Azel Hatch and others, of William Metcalf and others, of Amos Twitchell and others, of Oliver Heald and others, of Joseph Jones and others, of William P. Merrill and others, of Aaron Davis and others, of William W. Johnson and others, of Nathaniel Vilas and others, of Levi W. Leonard and others, of J. B. Perry and others, of Supply W. Edwards and others, of E. B. Moore and others, of Jonathan Tenney and others, of J. C. Ewins and others, of Asa Britton and others, of John W. Binney and others, of John B. Wood and others, of David L. French and others, and of Charles Chase and others—all relating to the laws in relation to the granting of licenses and the sale of spirituous liquors, reported a bill, which was read a first time.

Ordered, That the same lie on the table, and the clerk be directed to procure 350 printed copies for the use of the House.

Mr. Everett, from the Committee on Incorporations, to whom was referred the petition of James Pickering and others for an act to incorporate the Piscataqua Aqueduct, reported a bill, which was read a first time.

Ordered, That the same be read a second time on Monday next, at 11 o'clock, A. M.

Mr. Christie, from the same committee, to whom was referred a bill entitled An act relating to proceedings in probate courts, made a report—whereupon,

Resolved, That it is not expedient to legislate upon the subject, and that the committee be discharged from the further consideration thereof.

Mr. Sanborn, from the Committee on Towns and Parishes, to whom were referred the petitions of Joseph Snow and 36 others, of Charles S. Giles and 19 others, of Samuel Allard and 20 others, of Jacob Allard and others, of Rufus Drew and 20 others, all for a new town to be taken from Eaton, and called Liberty; and the remonstrance of ninety legal voters, inhabitants of the town of Eaton, against said petitions; made a report—whereupon,

Resolved, That said petitioners and remonstrants have leave to withdraw their petitions and remonstrance.

Mr. D. Paige, jr., from the Committee on Bills on their Second Reading, to whom was referred the bill entitled An act allowing a certain premium for killing crows, reported the same in a new draft, which was read a first and second time; and on the question being put, Shall the bill be read a third time? Mr. Preston moved that it be indefinitely postponed, which motion did not prevail.

Mr. Nay moved an amendment, by inserting, after the word "crows," the words, "foxes and coons," which motion did not prevail.

Mr. Packer moved an amendment, by striking out the second section of the bill, which motion did not prevail.

Mr. Garfield moved an amendment, by inserting the words, "provided that no person shall be paid for any crow killed or taken on Sunday;" which motion prevailed.

The question recurring, Shall the bill be read a third time? and being put, the yeas and nays were called for.

Those who voted in the affirmative were Messrs.

Hermion Abbott,	Joseph Fifield,
Samuel Anderson,	David Flanders, of Londonderry,
Willard A Baker,	Seth P Follansbee,
Edwin Baldwin,	Darwin Forbes,
George Barker,	Asa Ford,
Gilman Batchelder,	Eliphlalet Foss,
Hezekiah Bean,	John Gale,
Thomas Bennett,	Samuel Garfield,
Nicholas C Blaisdell,	James M Gates,
David Blake,	Daniel K Gault,
Abner Blodgett,	Thomas Gerrish,
Thomas Boyd,	Joseph Goodhue,
Ivory Brown,	Abijah Hadley,
John Burnham,	John L Hadley,
Daniel Campbell,	William Hadley,
Charles Caverly,	Andrew L Hersey,
William Champion,	James Hilton,
Benjamin Chapman,	Thomas Hobbs,
John H. Collins,	Charles Hodgdon, Jr,
John M Collins, Jr,	Nathaniel B Hull,
Stephen Coombs,	Jacob F James,
Luke Corser,	John James,
Thomas Cotton, Jr,	Stephen Jenkins,
Charles W. Cutter,	Frederick T Kidder,
Daniel Demerit,	Elijah C Kilburn,
John W. Dodge,	Jonathan Kittredge,
Ruel Durkee,	Daniel Lothrop,
Asa P Eastman,	Abel Lowe,
Benjamin Eastman,	Stephen C Lyford,
Smith Emerson,	Israel Mardin,

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Richard Melvin,
Ira W Moore,
Thomas W Mordough,
Levi Moulton,
Dudley Nelson,
Zebina Newell,
John Ordway,
Luther Osgood,
Daniel Paige, Jr,
Stephen Pingry,
David B Plumer,
George W Prescott,
John S Quimby,
Laban Rice,
Aaron Robinson,
John Rogers,
Dyer H Sanborn,
I B Sawtell,
Elisha Scribner,
Miles Scruton,
Jacob Sherburne,
Stephen B Sherwin,

Leander D Sinclair,
John Sleeper,
Dudley Smith,
Leander Smith,
George W Stevens,
Samuel Swasey,
Enoch Sweatt,
Philemon Tolles,
Calvin Topliff,
Arthur L True,
William Vennard, 2d,
Cyrus K. Vilas,
Elijah Wadleigh,
Ephraim S Wadleigh,
Jonathan Wate,
Jesse Waldron,
Peter Walker,
Willard Walker,
Joseph H Watson,
John B Wentworth,
Samuel H Wentworth,
Thomas Wright.

Those who voted in the negative were Messrs.

Ezra Adams,
Harvey Adams,
Abner Allen,
Samuel H Ayer,
Abel Bailey,
David Ball,
Nathaniel Batchelder,
Albin Beard,
Stephen Beede,
James Bell,
Ira Blake,
Richard Boylston,
Charles W Brewster,
James B Brown,
Samuel C Burnham,
Samuel Butterfield,
Oliver Capron,
Roswell Carlton,
Thomas Chase,

Daniel M Christie,
Daniel Clark,
Samuel Cleaves,
Joseph Clough, Jr,
Gilbert Coburn,
Nicholas Cook,
Peter Cram,
John Crane,
Franklin W Day,
George W Dearborn,
William Dunn,
George Everett,
John W Flagg,
David Flanders, of Newtown,
Jonathan Fletcher,
Eben C Foster,
Ziba Gay,
John F Gerrish,
Moses Gilman,

Robert Goodale
 Warren Goodspeed,
 Charles B Haddock,
 William Haile,
 William P Hale,
 Hiram Hanson,
 William Hewes,
 Harvey Hobart,
 Asa Huntington,
 Abner S Hutchinson,
 Simon W Jones,
 Timothy Kentick,
 Isaac Kimball,
 Ebenezer Lane,
 Jonathan Little,
 Nathaniel Low,
 William McCrea,
 James McGaffey, Jr.,
 Isaac McGaw,
 Moses Marshall,
 Gilman Marston,
 Jonathan Martin,
 Henry Merrill,
 David Messer,
 Nathaniel Morrill, Jr.,
 Samuel Nay,
 George W Nesmith,
 Samuel Noyes,
 James P Packer,
 Laban Page,
 Amos A Parker,
 Edward Parsons,
 Samuel J Patridge,
 Josiah Peabody,
 Samuel P Peavey,
 Eliphalet W Philbrick,
 Joseph D Pinder,
 John Preston,

Aaron Quimby,
 Isaac J Quimby,
 Nathaniel Rix,
 Thomas S Robinson,
 Hiram Sargent,
 Daniel Savage,
 Aaron F Sawyer,
 Thomas E Sawyer,
 Charles H Shorey,
 Aaron J Smith,
 Israel H Smith,
 Samuel Smith, Jr.
 Charles Sparhawk,
 Isaac Spalding,
 James M Spooner,
 Benjamin Stevens, 2d,
 Isaac Sturtevant,
 Jacob Taylor,
 Ebenezer Thompson,
 Joseph Y Tibbets,
 Benjamin Veazey,
 Thomas Vincent,
 Wells Waldron,
 Nathaniel Walton,
 William Warner,
 Ephraim Warren,
 Moses K Webster,
 Samuel Webster,
 Dexter Wheeler,
 Nathan White,
 Eliphalet Wiggin,
 Hollis Wilcox,
 Eleazer M Wilson,
 James Wilson,
 Solomon Wilson,
 Thomas P Wilson,
 Jonathan Young.

Yeas 104, nays 113; so the negative of the question prevailed, and the House refused a third reading to said bill.

Mr. Flanders, of Londonderry, from the Committee on Claims, to whom was referred the joint resolution of the Senate in favor of

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Benjamin Cate, Joseph C. Harper, Ira Osgood, Hiram Ordway, Wm. H. Foster, and John H. Cate, reported the following resolution :

Resolved, That the House concur with the Senate in the foregoing resolution ; which was read a first and second time.

Ordered, That the same be read a third time, on Monday next, at 3 o'clock, P. M.

Mr. Everett, from the Committee on Incorporations, to whom was referred the petition of James Pickering and others, for an act incorporating the Piscataqua Aqueduct, reported a bill, which was read a first time.

Ordered, That the same be read a second time, on Monday next, at 11 o'clock in the forenoon.

Mr. Wilson, of Keene, from the select committee to whom was referred the petition of Augustus Harris and others ; also, sundry other petitions signed by the inhabitants of the north part of the county of Coos, praying for a division of said county : And also the remonstrances of sundry inhabitants of said county against the prayer of said petitioners, reported the following resolution :

Resolved, That the petitioners have leave to bring in a bill.

Mr. Adams, of Lancaster, moved to amend said resolution, by striking out all after the word "resolved," and insert as follows :

That the further consideration of the subject be postponed to the next Legislature, and that the selectmen of the several towns and places within the limits of the proposed new county, be directed to insert an article in the warrant for the next annual town meeting, in each of said town and places respectively, to take the sense of the legal voters therein, by yeas and nays, upon the proposition to divide the county of Coos by the creation of the proposed new county ; and to make certified returns of the state of the votes then taken, to the office of the Secretary of State on or before the first Wednesday of June next.

After debate, on motion—

Ordered, That the resolution and amendment lie on the table.

The House proceeded to the order of the day upon the consideration of the following named bills and resolutions :

A resolution making appropriation for the education of the Deaf, Dumb and Blind ;

A resolution making appropriation for the Contingent Fund ;

A resolution authorizing the treasurer to borrow \$40,000 ;

A bill for raising \$60,000 for the use of the state ;

A bill in relation to taxing stock in corporations ;

Which were severally read a second time.

Ordered, That the same be read a third time, on Monday next, at 3 o'clock in the afternoon.

A resolution relating to the gun-house in Concord ;

Which was read a second time.

On motion of Mr. Cutter—

Ordered, That the same be laid on the table.

The House proceeded to the order of the day, upon the consideration of the joint resolution granting 5000 acres of land in Pittsburg to Colebrook Academy—which was read a second time.

Mr. Swasey moved to amend the resolution by striking out “5000” and insert “2000.”

After debate, on motion of Mr. Morrill—

Ordered, That the resolution and amendment lie on the table.

On motion of Mr. Morrill—

Resolved, That the Committee on the Judiciary be instructed to enquire into the expediency of the passage of a law to fix the penalty for obtaining property under false pretences, to hard labor in the state prison for a term not less than one nor more than five years, and that they report by bill or otherwise.

Mr. Parker gave notice that, on Monday next, he will ask leave to amend the rules of the House, by the insertion of the following new rule, to wit :

No member shall speak on any subject before the House more than twenty minutes at any one time, without leave of the House.

Mr. Vilas gave notice that he will, on Monday next, ask leave to introduce a bill to extend the charter of the Wilton Rail-Road.

Mr. Ball gave notice that he will, on Monday next, ask leave to introduce a bill to incorporate the President, Directors and Company of the Winchester Bank.

On motion of Mr. J. B. Brown—

Resolved, That the Committee on the Judiciary be instructed to enquire into the expediency of altering the existing law relative to the taxation of lumber.

On motion of Mr. Christie—

Resolved, That the Committee on the Judiciary be instructed to enquire into the expediency of altering the times of holding the court of Common Pleas in the counties of Rockingham and Strafford, or any of them ; and also of abolishing one of the terms of said court now by law required to be held in the county of Hillsborough.

Mr. George W. Stevens, from the select committee to whom was referred the resolutions relative to the operations of our army upon the Rio Grande, and the relations of our government to that of the republic of Mexico, reported the accompanying resolution :

Resolved by the Senate and House of Representatives, in General Court convened, That the bravery and intrepidity displayed by Brevet Major Zachary Taylor and the officers and soldiers under his

command in the recent conflicts with the Mexicans upon the Rio Grande, have fully sustained the eminent reputation of the American soldiers for heroic courage and military prowess, and thereby given an earnest assurance that, armed with right, and in defence of their country's liberties, they would not fear to meet the world.

Mr. Ayer moved to amend, by striking out all after the resolving clause and inserting the following:

That the thanks of the State of New-Hampshire be tendered to Brevet Major General Zachary Taylor, of the United States Army, and to the brave officers and soldiers under his command, for their distinguished and gallant conduct during the late engagements with the invaders upon the Rio Grande del Norte.

Resolved, That notwithstanding the repeated outrages of Mexico upon the persons and property of our citizens since the treaty of 1831; outrages which would have justified, in the estimation of the civilized world, the strongest measures for redress, the course of this government has been marked by a spirit of forbearance and conciliation, until the series of wrongs was consummated by actual invasion of our territory.

Resolved, That in the measures of the national executive, for the protection of our soil, the security of our citizens and the vindication of the rights and honor of our country, in reference to our relations with Mexico and her invasion, we recognize not only a spirit of justice—a desire for peace—but, at the same time, wisdom, statesmanlike forecast and patriotic energy.

On motion of Mr. Ayer—

Ordered, That the resolution and amendment lie on the table.

Mr. J. B. Wentworth, agreeably to previous notice, by leave introduced a bill to incorporate the Portsmouth Company; which was read a first and second time.

Mr. Sawyer, of Nashua, agreeably to previous notice, by leave introduced a bill to incorporate the Nashua Steam Mill Company; which was read a first and second time.

Ordered, That the foregoing bills be referred to the Committee on Agriculture and Manufactures.

Mr. Nesmith, by leave presented the petition of Daniel S. Mason and others, praying for the free navigation of Merrimack river and its tributaries.

Ordered, That the same be referred to the Committee on Roads, Bridges and Canals.

The House resumed the consideration of the reports of the majority and minority of the Committee on Roads, Bridges and Canals, to whom were referred sundry petitions for an act incorporating the

Northern Extension and Connecticut River Valley Rail-Road Company.

On motion of Mr. Kittredge—

Ordered, That the whole subject be made the special order of the day for Wednesday next, at 2 o'clock, P. M.

On motion,

The House adjourned.

MONDAY, JUNE 29, 1846.

Mr. Kenrick presented the petition of Josiah Clark, for the conveyance to the pension office at Washington, of Col. David Gilman's Revolutionary Roll.

Mr. Champion presented the petition of field officers of the 27th regiment, for the removal of an officer.

Ordered, That the foregoing petitions be referred to the Committee on Military Affairs.

Mr. Pingry presented the petition of Peter H. Moulton, for the alteration of his name.

Mr. Gilman, of Alton, presented the petition of Jonathan McDuffie, Jr., for the alteration of his name.

Mr. Wiggin presented the petition of Samuel L. Lear, for the alteration of his name.

Ordered, That the foregoing petitions be referred to the Committee on Names.

Mr. Boylston presented the petition of the Hillsborough County Common School Association.

Ordered, That the same be referred to the Committee on Education.

Mr. Peter Cram presented the account of Ezra Dane, for transporting a gun and carriage from Peterborough to Lyndeborough.

Ordered, That the same be referred to the Committee on Claims.

Mr. Day presented the petition of James Tisdale and 30 others, citizens of Gilsum, for an alteration of the license laws.

Ordered, That the same be referred to the Committee on the Judiciary.

Mr. Martin presented the petition of Hiram Sargent and others, for a railroad from Manchester to Exeter.

Ordered, That the same be referred to the Committee on Roads, Bridges and Canals.

Mr. Wells Waldron, from the Committee on Agriculture and Manufactures, to whom was referred the bill to incorporate the Norway Plains Company, reported the same in a new draft, which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon, at 11 o'clock.

Mr. Clark, from the same committee, to whom was referred the bill to incorporate the Atlantic Manufacturing Company, reported the same in a new draft, which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon, at 11 o'clock.

Mr. Brewster, from the Committee on the Judiciary, to whom was referred the petition of William Jones and others, for an amendment of the law respecting pilotage, reported a bill, which was read a first time.

Ordered, The same be read a second time to-morrow forenoon, at 11 o'clock.

Mr. Christie, from the same committee, to whom was referred a bill entitled An act in addition to chapter 143, of the Revised Statutes, reported the same with amendments; which bill was read a second time, and the amendments were adopted.

Ordered, That the bill be read a third time to-morrow afternoon at 3 o'clock.

Mr. Christie, from the same committee, to whom was referred the bill entitled An act in addition to chapter 150 of the Revised Statutes, reported the same in a new draft; which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

Mr. Christie, from the same committee, to whom was referred the petition of Azel Wilder and others, praying for authority to two justices of the court of common pleas to remit fines and discharge prisoners in vacation, reported a bill; which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

Mr. Christie, from the same committee, to whom was referred the petition of L. H. Dow and others, praying for an alteration in the law in relation to the assessment of taxes, made a report; whereupon,

Resolved, That said petition be referred to the Committee on Towns and Parishes.

The House proceeded to the orders of the day, upon the consideration of the following bills:

A bill to incorporate the Piscataqua Aqueduct;

A bill to incorporate the Sagamore Steam Power Manufacturing Company.

Mr. Clark moved an amendment to the latter bill, by adding 4th and 5th sections in the usual form; which amendment was adopted.

Said bills were severally read a second time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

The House proceeded in the order of the day, to the consideration of bills with the following titles:

An act to establish the office of Commissioner of Common Schools, and for other purposes.

On motion of Mr. Coombs—

Ordered, That the same be laid upon the table, and that the clerk be directed to procure 400 printed copies for the use of the House.

An act to increase the capital stock of the Manchester Bank.

On motion of Mr. Nesmith—

Ordered, That the same lie on the table.

An act to incorporate the Great Falls Bank;

Which was read a second time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

An act to revive the charter of the Boscawen Bridge.

Mr. Parker moved to postpone the bill to the next session of the Legislature.

The motion was withdrawn.

Mr. Nesmith moved to re-commit the bill to the Committee on Roads, Bridges and Canals; which motion prevailed.

An act to establish the Salisbury and East-Kingston Rail-Road Company.

On motion—

Ordered, That the bill be put upon its second reading, for the purpose of amendment.

On motion, the bill was then amended, by adding the usual restricting clause.

Ordered, That the bill, as amended, be read a third time to-morrow afternoon at 3 o'clock.

An act in amendment of an act entitled An act authorizing John Fisk and Nicholas G. Norcross to erect and maintain a dam and boom across Pemigewasset river.

On motion of Mr. Swasey—

Ordered, That said bill be re-committed to the Committee on Roads, Bridges and Canals.

The Secretary of State came in, and, agreeably to a resolution, laid before the House the following communication:

To the Speaker of the House of Representatives: In compliance with a resolution directing me to lay all papers relating to the removal of Col. A. P. B. Hyde before the House, I have made diligent

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search without being able to find any papers relating thereto on file or elsewhere.

Very respectfully,

GEORGE G. FOGG, *Sec'y of State.*

A resolution granting a copy of Doct. Charles T. Jackson's Geological Report of New-Hampshire to the New-Hampton Institution at New-Hampton, was read a second time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

The following message was received from the Senate, by their clerk :

Mr. Speaker : The Senate concur with the House in the passage of the following resolutions, to wit :

A resolution in favor of Ephraim Cross, Deputy Commissary General ;

A resolution appropriating one hundred and fifty dollars to repair the State Arsenal at Portsmouth ;

A resolution in favor of Albert G. Allen and Lewis Smith ;

The Senate have passed "An act to regulate attachments in certain cases," in which they ask the concurrence of the House.

The Senate concur with the House in the passage of the following bills, to wit :

"An act relating to the increase of the capital stock of the Stark Mills ;"

"An act to increase the capital stock of the Cocheco Manufacturing Company."

The House proceeded to the consideration of the above named bill, entitled "An act to regulate attachments in certain cases," sent down from the Senate ; which was read a first and second time.

Ordered, That the same be referred to the Committee on the Judiciary.

Mr. Kittredge gave notice that he will, to-morrow, ask leave to introduce a bill entitled An act in amendment of chapter 130 of the Revised Statutes, relating to the execution of deeds.

The House proceeded in the order of the day upon the consideration of bills with the following titles, and the following resolutions :

An act in addition to an act to incorporate sundry persons by the name of the Portsmouth Steam Factory ;

— in amendment of chapter 73 of the Revised Statutes ;

— to incorporate the Manchester Savings Bank ;

— to change the name of the Second Congregational Society in Chester to the First Congregational Society in Auburn ;

— in amendment of chapter 145 of the Revised Ststutes ;

— to incorporate the Bellevue Hosiery Manufacturing Company ;

An act to incorporate certain by the name of The Rockingham Steam Mill;

- — to incorporate the Stevens Village Bridge Company;
- — in addition to an act to incorporate Josiah Stevens and others by the name of the Sunapee Dam Company;
- — to sever Joseph Haskell from school district number five, in Marlborough, and annex him to school district number twelve, in Jaffrey;
- — to incorporate the Durham Manufacturing Company;
- — in addition to chapter 40 of the Revised Statutes of this state;

A resolution appropriating five hundred dollars for the contingent expenses of the state;

A resolution authorizing the treasurer to borrow money for the use of the state;

A resolution appropriating twenty-four hundred dollars for the education of indigent deaf and dumb persons of this state at the Asylum, at Hartford; and the sum of five hundred and fifty dollars for the education of indigent blind and partially blind persons, in this state, at the Institution for the Blind at Boston;

A resolution granting to the New-Hampshire Conference Seminary a copy of Doct. Charles T. Jackson's Geological Report;

A resolution directing the Secretary of the State to transmit annually to the Portsmouth and Manchester Atheneum, each, a printed copy of the statutes and resolutions, and of the Journals of the Senate and House of Representatives:

Which were severally read a third time.

Resolved, That they pass, and the titles thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

From the Senate:

An act relating to the State Library;

A resolution in favor of Benjamin Cate, Joseph C. Harper, Ira Os-
good, Hiram Ordway, William H. Foster and John K. Cate;

Which were severally read a third time.

Resolved, That they pass, and the titles thereof be as aforesaid.

Ordered, That the clerk notify the Senate that the House concur therein.

An act to incorporate the Franklin and Bristol Rail-Road;

— — to incorporate the Peterborough and Shirley Rail-Road Com-
pany;

— — to incorporate the Amherst Steam Mill Company;

— — to incorporate the Cheshire Manufacturing Company;

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An act to incorporate the Souhegan Rail-Road Company.

On motion, the foregoing bills were severally read a third time, by their titles.

Resolved, That they pass, and the titles thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

An act to raise \$60,000 for the use of the state ;

Which was read a third time.

On motion—*Ordered*, That the same lie on the table.

Agreeably to previous notice, Mr. Parker proposed to amend the rules of the House, by inserting the following :

“RULE 46. No member shall speak at any one time more than twenty minutes, on any question before the House.”

Mr. Gates moved to amend, by striking out “20,” and inserting “30 ;” which motion was rejected.

Mr. H. Foster moved to lie the motion on the table ; which did not prevail.

The question recurring, Shall the said motion to amend the rules, be adopted ? being put, it was decided in the affirmative.

Agreeably to previous notice, Mr. Ball, by leave introduced a bill to incorporate the President, Directors and Company of the Winchester Bank ; which was read a first and second time by its title.

Ordered, That the same be referred to the Committee on Banks.

Agreeably to previous notice, Mr. Gilman, of Alton, by leave, introduced a bill, entitled An act in amendment of chapter 65 of the Revised Statutes.

Agreeably to previous notice, Mr. Emery, by leave introduced a bill, entitled An act to authorize the laying out of one or more highways over the north and south mill ponds in Portsmouth ; which was read a first and second time.

Ordered, That the same be referred to the Committee on the Judiciary.

Mr. Vilas, of Alstead, gave notice that he shall, to-morrow, ask leave to introduce a bill to repeal the law giving a bounty on wild animals.

Mr. Spalding submitted the following resolution :

Resolved by the Senate and House of Representatives, in General Court convened, That Tuesday, June 30th, at half past 2 o'clock in the afternoon, be assigned for the choice of a Warden of the State Prison for the ensuing year ;

Which was adopted.

Ordered, That the clerk request the concurrence of the Senate therein.

On motion of Mr. Clark, the House resumed the consideration of the bill incorporating the city of Manchester.

Mr. Clark proposed sundry amendments, which were adopted.

Mr. H. Foster moved other amendments, which were adopted.

Ordered, That the bill be read a third time to-morrow afternoon, at 3 o'clock.

Mr. Fifield submitted the following resolution :

Resolved by the Senate and House of Representatives, in General Court convened, That the treasurer of this state be, and is hereby authorized and required to pay over to the several towns in this state, when received, the money which shall be received of the United States, the proceeds of the public lands assigned to New-Hampshire, in the same manner as the literary fund, and shall be expended by the said towns for the use of common schools ;

Which was read a first time.

Ordered, That the same be referred to the Committee on Education.

On motion of Mr. Sturtevant—

Resolved, That the clerks of the courts of common pleas in this state be directed to furnish to this House, forthwith, information in relation to the number of licenses granted to pedlars during the last five years ; giving the number granted each year, and showing the annual increase in the number of licenses.

On motion of Mr. Peabody, the House resumed the consideration of the resolution granting 5000 acres of land to Colebrook Academy.

The question was on the amendment proposed by Mr. Swasey, to strike out "5000" and insert "2000."

Mr. Quimby, of Sandwich, moved to amend the amendment ; which motion was withdrawn.

Mr. Haddock moved to re-commit the resolution ; which was also withdrawn.

On the question recurring, Shall the amendment be adopted ? and being put, it was decided in the negative.

Mr. Haddock moved an amendment, by striking out "5000" and inserting "10000."

The question, Shall the amendment be adopted ? being put, it was decided in the affirmative.

Mr. Parsons, of Colebrook, moved that the rules of the House be so far suspended that the resolution be read a third time at the present time ; which motion did not prevail.

Mr. James, of Deerfield, moved to postpone the further consideration of the subject to the next session of the Legislature ; which motion did not prevail.

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A motion was made to lie the whole subject on the table ; which was negatived.

The said resolution was then ordered to a third reading to-morrow afternoon at 3 o'clock.

Mr. Cutter moved to take up the resolution relating to the gun-house in Concord ; which motion prevailed.

Mr. Cutter moved to amend the said resolution, by striking out all after the words "another lot," in the 5th line, and insert the following : "in said Concord, situate and bounded as follows, that is to say : by Spring street, in said Concord, on the west twelve feet ; by land of Prescott Muncy, on the north, thirty-four feet ; by land of H. M. Robinson on the east, twelve feet ; by land of H. M. Robinson, on the south, thirty-four feet ; and that the Secretary of State be and hereby is authorized to re-convey the lot whereon the gun-house now stands, in said Concord, to Henry M. Robinson, provided the said Robinson, shall cause the said gun-house to be removed to said other lot, and put the same in good order and condition, at his own expense, and shall make and execute a good and sufficient deed of said other lot to the state, and deposit the same in the office of the Secretary of State ;" which amendment was adopted.

Ordered to a third reading to-morrow afternoon at 3 o'clock.

Mr. Emery moved to take up the joint resolution of the House, fixing on a day to close the present session of the Legislature.

On the question, Shall the resolution be taken up ? being put, a division of the House was called for, and the result was as follows :

Affirmative 96, negative 96.

The Speaker voted in the affirmative ; so the resolution was accordingly taken up.

After debate, on motion—

Ordered, That it be laid on the table.

Mr. Marston, from the Committee on Bills on their Second Reading, to whom was committed the resolution and amendments thereto relative to publishing the laws in newspapers, by leave reported the same in a new draft, as follows :

Resolved by the Senate and House of Representatives, in General Court convened, That the Secretary be and hereby is authorized and directed to cause the public acts and resolves to be published, at the close of each session of the Legislature, in all the newspapers printed weekly in this state ; and that all former resolutions in relation to the publication of such public acts and resolves in certain newspapers therein named, be and the same hereby are repealed ;

Which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon, at 11 o'clock.

TUESDAY, JUNE 30, 1846.

Prayer by Rev. Mr. Haddock.

Mr. Parker, from the Committee on the Library, to whom was referred the resolution granting to Dartmouth College certain publications, reported the same in a new draft, as follows:

Resolved by the Senate and House of Representatives, in General Court convened, That a copy of the Journals, Public Documents and other works, published by the State, or that may hereafter be published, be presented to the library of Dartmouth College, excepting so many of said publications as now belong to said library:

Which was read a first time.

Ordered, That the same be read a second time, to-morrow forenoon at 11 o'clock.

Mr. Boylston, from the Committee on Roads, Bridges and Canals, to whom was referred the bill to incorporate the East Wilton and Groton Rail-Road Company, reported the same with an amendment, which was adopted.

The bill was then read a second time.

Ordered, That it be read a third time to-morrow afternoon at 3 o'clock.

Mr. Sargent, from the Committee on Claims, to whom was referred the petition of the proprietors of the Sugar River Manufacturing Company, for an alteration of the name of said corporation, reported a bill, which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

Mr. Sargent, from the same committee, to whom was referred the petition of the selectmen of Newtown, for the alteration of the name of that town, and the remonstrance against the same, reported a bill, which was read a first time.

Mr. Marston moved to lay the bill upon the table—which motion was lost.

Ordered, That the same be read a second time to-morrow forenoon, at 11 o'clock.

Mr. Ayer, from the Committee on Finance, to whom was referred the Treasurer's statement of debts, receipts and disbursements, for the year ending June 3, 1846, reported—

That they find an error in the amount of debts due from the State, June 4, 1845, as cast up by the Treasurer. The amount should be \$49,050.00, instead of \$48,050.00, as appears in the statement. The committee also find an error made in subtracting the funds in hands of the Treasurer from the amount of debts. The amount of debts

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due from the state, above available funds, as stated by the treasurer, is \$17,279.79. It should be \$16,279.79.

The Committee find, among the receipts of money into the treasury, the following item: Cash received, legacy of Catharine Fisk, deceased, in trust for the N. H. Asylum for the Insane, \$5,419.17.

As this sum is in the treasury only in trust for a specific purpose, the committee are of opinion that it ought not to be regarded as assets of the State. If so reckoned, the same sum ought to be considered as so much additional indebtedness of the State. In all other respects they find the statement correctly cast.

The Committee also reported the following resolution:

Resolved, That the committee be discharged from the further consideration of the Treasurer's statement.

On motion—

Ordered, That the foregoing report be accepted, and the resolution be adopted.

On motion of Mr. Clark—

Resolved, That the Committee on Finance be directed to enquire into, and report to this House, the amount of the contingent fund the past year; what part of the same has been expended; whether it has been overdrawn, and for what purpose, and by what authority; and also, whether the sum appropriated for the education of the blind has been overdrawn, and by what authority; and also to enquire fully into the amount of the present indebtedness of the state, if any; how it has arisen, and what sources of revenue there are, if any, to pay the same.

The Secretary of State came in and laid before the House the following message from His Excellency the Governor, with accompanying documents:

To the Senate and House of Representatives:

I herewith transmit to the House of Representatives the annual report and returns of the Adjutant and Quarter-Master General.

ANTHONY COLBY.

COUNCIL CHAMBER, June 30, 1846.

On motion of Mr. Spalding—

Ordered, That the message, with the accompanying document, be referred to the Committee on Military Affairs.

Mr. Sargent, from the Committee on Names, to whom was referred the petition of Lydia Labroke and Moses G. Woods, for the alteration of their names, reported the following resolution:

Resolved, That the petitioners have leave to withdraw their petitions; which was adopted.

Mr. Miller, from the Committee on Education, to whom was referred a bill entitled An act in addition to chapter 70 of the Revised

Statutes, reported the same without amendment ; which was read a second time.

Ordered, That the same be read a third time, to-morrow afternoon at 3 o'clock.

Mr. Knowlton, from the same committee, to whom was referred the petition of A. P. Peabody and others, for an alteration of the law in relation to high school committees, made a report, whereupon,

Resolved, That it is inexpedient to legislate on the subject.

Mr. Sanborn, from the Committee on Towns and Parishes, to whom was referred a bill, entitled An act in addition to the laws relating to the assessment of taxes ; a bill, entitled An act in addition to chapter 39 of the Revised Statutes ; the petition of Thomas Williams and 28 others, for an alteration of chapter 39 of the Revised Statutes ; the petition of Elijah J. Miller and others, upon the equalization of taxation ; the petition of Ira B. Allen and others, on the same subject ; a bill, entitled An act in addition to and in amendment of chapter 39 of the Revised Statutes ; made a report, with the following resolutions appended :

Resolved, That the committee be discharged from a further consideration of said petitions and bills, and that the same be referred to a select committee of ten, consisting of one from each county.

Resolved, That said committee shall consist of Messrs. Sawyer of Dover, Spalding, Rogers, Clough of Canterbury, Vilas, Chapman, Tibbets, Dudley Smith, Veazey, and Mordough.

Mr. Pinder moved to postpone the further consideration of the subject to the next session of the Legislature.

After debate, the question, Shall the motion to postpone be adopted? being put, it was decided in the negative.

On motion of Mr. Vilas—

Resolved, That the report be recommitted, with instructions to report a bill to assess personal property and real estate, in the same manner as money at interest.

Mr. Ira Blake, from the Committee on Military Affairs, to whom was referred the petition of G. D. Smith and others, for a new piece of ordnance, carriage, and apparatus, for the artillery company attached to the 7th regiment of the N. H. militia, reported a bill, which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon, at 11 o'clock.

Mr. Ivory Brown, from the Committee on Roads, Bridges and Canals, to whom was referred the petition of the Directors of Granite Bridge, for an amendment of their charter, made a report ; whereupon,

Resolved, That said petitioners have leave to withdraw their petition.

Mr. Cutter, from the Committee on Military Affairs, to whom was referred the petition of Josiah Clark, praying that the original roll of Col. David Gilman's Regiment may be transmitted to the office of the Commissioner of Pensions at Washington, in order to substantiate his claim to an increase of pension, having had the subject under consideration, and being of opinion that full faith and credit ought to be given by the said Commissioner to an office copy of said roll by the Secretary of State, and that it will be otherwise inexpedient to have the said roll withdrawn from the Secretary's office, made a report; whereupon,

Resolved, That the petitioner have leave to withdraw his petition.

Mr. Cutter, from the same committee, to whom was referred the petition of H. A. P. B. Hyde, made a report; whereupon,

Resolved, That the petitioner have leave to withdraw his petition.

Mr. Cutter, from the same committee, to whom was referred the petition of Abner L. Hadley and others, praying for aid and encouragement to companies of cavalry, reported the following bill:

STATE OF NEW-HAMPSHIRE:

An act in addition to chapter 83, of the Revised Statutes.

Be it enacted by the Senate and House of Representatives, in General Court convened:

SECTION 1. That every officer, non-commissioned officer, musician, and private, in every company of cavalry in this state, who shall be fully equipped, and shall personally perform all the duties required by law, shall receive, in the month of October annually, from the selectmen of the town in which he resides, the sum of one dollar for his services, in addition to the sum which he now is entitled to receive by the act to which this is in addition.

SEC. 2. *And be it further enacted*, That this act shall take effect from and after its passage.

Which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon, at 11 o'clock.

Mr. Christie, from the Committee on the Judiciary, to whom was referred the resolution instructing them to inquire into the expediency of altering the existing laws on the subject of the taxation of lumber, reported the following resolution:

Resolved, That the said resolution be referred to the Committee on Towns and Parishes.

Mr. Spalding, from the Committee on Banks, to whom was referred the petition of Daniel Osborne and others; also the petition of John Currier and others, for a bank at Dover, reported a bill; which was read a first time by its title.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

Mr. McCrea, from the Committee on Agriculture and Manufactures, to whom was referred the bill to incorporate the Home Manufacturing Company, reported the same in a new draft ; which was read a first time.

Ordered, That the same be read a second time, to-morrow at 11 o'clock in the forenoon.

Mr. Spalding, from the Committee on Banks, to whom was referred the bill to incorporate the Carroll County Bank, at Ossipee, reported the following resolution :

Resolved, That said bill be postponed to the next session of the legislature ; which was adopted.

Mr. Emery, from the same committee, to whom was referred the petition of Alfred W. Haven and others, for a charter of incorporation by the name of the State Bank, reported a bill, which was read a first time.

Ordered, That the same be read a second time, at 11 o'clock to-morrow forenoon.

Mr. S. C. Lyford, from the Committee on the State Prison, to whom was referred a resolution on that subject, reported the following resolution :

Resolved by the Senate and House of Representatives, in General Court convened, That His Excellency the Governor, with the advice and consent of the Council, be and hereby is authorized to appoint annually a suitable committee, whose duty it shall be to examine into the condition of the State Prison ; appraise the personal property belonging thereto ; audit the account of the Warden, and make a report thereon to the legislature, on or before the second Wednesday of June ;

Which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

Mr. E. Adams, from the Committee on Education, to whom was referred the bill, entitled An act in addition to the 71st chapter of the Revised Statutes, reported the same without amendment ; which was read a second time.

Ordered, That the same be read a third time, to-morrow at 11 o'clock in the forenoon.

Mr. Clark, from the Committee on Agriculture and Manufactures, to whom was referred the bill to incorporate the Merino Manufacturing Company, reported the same with amendments, which were adopted.

The bill was read a second time.

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Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

The Secretary of State came in and laid before the House the following message from His Excellency the Governor, with accompanying documents:

To the Senate and House of Representatives:

I herewith transmit to the House of Representatives the claim of Hon. Edmund Burke for professional services.

ANTHONY COLBY.

COUNCIL CHAMBER, June 30, 1846.

On motion—

Ordered, That the foregoing message and documents be referred to the Committee on Claims.

The Speaker announced the special order of the day to be the preamble and resolution relating to the tariff and slavery, with the amendment proposed thereto.

[*Mr. Sawyer, of Dover, in the chair.*]

Mr. Hadley, of Weare, moved that the subject be indefinitely postponed.

Mr. Swasey moved that the subject be laid on the table.

Mr. Parker moved an amendment, by adding, "and made the special order of the day for Thursday next, at 3 o'clock, P. M."

The amendment was accepted.

The question, Shall the motion, as amended, be adopted? being put, it was decided in the affirmative; so the subject was laid on the table, and made the special order of the day for Thursday next, at 3 o'clock in the afternoon.

Mr. Durkee, from the select committee to whom were referred sundry petitions praying for the extinction of slavery in the District of Columbia; for the suppression of the Domestic Slave Trade; for its exclusion from Oregon, and to oppose the admission of any more new states into the Union, while tolerating slavery, reported the following resolution:

Resolved by the Senate and House of Representatives, in General Court convened, That the Senators and Representatives from this state in the Congress of the United States be respectfully requested to urge, in that body, the passage of measures providing for the extinction of Slavery in the District of Columbia; for its exclusion from Oregon, and other Territories that now or at any time hereafter may belong to the United States; for all constitutional measures for the suppression of the Domestic Slave Trade; and to resist the admission of any new states into the Union while tolerating slavery.

Resolved, That His Excellency the Governor be requested to fur-

nish copies of the foregoing resolution to the legislatures of the several states, and to our Senators and Representatives in Congress.

On motion of Mr. Ayer—

Ordered, That the same be laid on the table.

On motion of Mr. Coombs,

The House adjourned.

AFTERNOON.

On motion of Mr. Waldron, of Dover—

Resolved, That the House are ready to meet the Senate in Convention, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution.

Ordered, That the clerk notify the Senate thereof.

IN CONVENTION.

The Senate and House of Representatives being assembled in Convention, in the Representatives' Hall, for the purpose of proceeding in the elections, agreeably to the provisions of the constitution and laws of this state:

On motion of Mr. Garfield—

Ordered, That the Convention proceed to make choice of a Warden of the State Prison for the ensuing year.

On the first balloting the Chairman announced the result as follows:

Whole number of votes cast,	-	-	-	228
Necessary to a choice,	-	-	-	115
Elisha P. Liscomb had	-	-	-	9
Nath'l G. Berry,	-	-	-	1
Lyman B. Walker,	-	-	-	2
Gilbert Glossin,	-	-	-	1
John H. Steele,	-	-	-	1
Ichabod Gunstock,	-	-	-	1
William S. Ricker,	-	-	-	1
Samuel Garfield,	-	-	-	1
Blank,	-	-	-	1
Samuel G. Berry,	-	-	-	210,

and Samuel G. Berry was accordingly declared elected Warden of the State Prison for the ensuing year.

On motion of Mr. Dodge—

Resolved, That a committee of five be appointed, to wait on the Hon. Samuel G. Berry and inform him of his election to the office of Warden of the State Prison for the ensuing year; and, if he accept, to receive of him the customary bonds and lay them before the Convention.

Ordered, That Messrs. Dodge, of the Senate, Amos A. Parker,

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Charles Hodgdon, Jr., Joseph Clough, and J. D. Pinder constitute said committee.

Mr. Hamilton, from the committee appointed to wait on the Secretary of State, State Treasurer, Commissary General and Public Printer elect, and inform them of their election, and receive the necessary bonds, having attended to the duty assigned them, reported that those gentlemen respectively have signified their acceptance of the several offices to which they have been elected; and have furnished the requisite bonds, which are now at the disposal of the legislature.

On motion of Mr. Emery—

Resolved, That the report be accepted, and the bonds of the Treasurer, Public Printer and Commissary General be filed with the Secretary of State, and the bond of the Secretary be filed with the Treasurer.

On motion, the Convention rose and the Senate withdrew.

On motion of Mr. H. Foster—

Ordered, That the rules of the House be so far suspended that bills and resolutions, in order for a second and third reading this afternoon at 3 o'clock, be in order at the present time.

Mr. Sanborn submitted the following resolution:

Resolved by the Senate and House of Representatives, in General Court convened, That the Secretary of State be permitted to transmit one copy of the Journal of the Senate and House of Representatives of the present session to the Library of the New-Hampshire Conference Seminary at Northfield;

Which was read a first time.

Ordered, That the same be read a second time to-morrow at 11 o'clock, A. M.

Mr. Ball submitted the following resolution:

Resolved by the Senate and House of Representatives, in General Court convened, That one copy of Dr. Charles T. Jackson's Geology of New-Hampshire be granted to the Mount Caesar Seminary, in Swanzy;

Which was read a first time.

Ordered, That the same be read a second time, to-morrow at 11 o'clock, A. M.

The House proceeded to the orders of the day, upon the consideration of the following bills and resolution:

A bill to incorporate the Atlantic Manufacturing Company;

A bill in amendment of chapter 122 of the Revised Statutes;

A bill in addition to chap. 226 of the Revised Statutes;

A resolution relating to the publication of the laws, &c. in newspapers;

Which were severally read a second time.

Ordered, That the same be read a third time, to-morrow at 3 o'clock in the afternoon.

A bill to incorporate the Norway Plains Company.

Mr. Kimball, of Rochester, moved to lay the same on the table, which motion prevailed.

The following message was received from the Senate, by their clerk:

Mr. Speaker :—The Senate concur with the House in the passage of the following acts and resolution, to wit:

An act in amendment of the eleventh section of the 70th chapter of the Revised Statutes;

An act in addition to chapter 72 of the Revised Statutes;

A resolution relating to the Portsmouth and Concord Rail-Road.

Mr. Noyes submitted the following resolution:

Resolved by the Senate and House of Representatives, in General Court convened, That a copy of Dr. Jackson's Geological Report be given to the Atkinson Academy, in the town of Atkinson;

Which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

Mr. Parker submitted the following resolution:

Resolved by the Senate and House of Representatives, in General Court convened, That the Public Printer shall print fifty additional copies of the pamphlet laws of each session of the legislature, and deliver the same to the Secretary of State;

Which was read a first time.

Ordered, That the same be read to-morrow at 11 o'clock in the forenoon.

The House proceeded to the orders of the day, upon the consideration of bills with the following titles, and the following resolutions:

An act to incorporate the Great Falls Bank;

An act to incorporate the Piscataqua Aqueduct;

An act in addition to chapter 143 of the Revised Statutes;

An act to establish the Salisbury and East-Kingston Rail-Road;

An act to incorporate the Swamscot Machine Company;

An act to establish the City of Manchester;

An act to incorporate the Sagamore Steam Power Manufacturing Company;

A resolution in relation to the removal of the gun-house in Concord;

A resolution granting to the New-Hampton Institution a copy of Dr.

Charles T. Jackson's Geological Report of New-Hampshire;

Which were severally read a third time.

Resolved, That the same pass, and their titles be as aforesaid.

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Ordered, That the clerk request the concurrence of the Senate therein.

The House proceeded in the orders of the day, upon the consideration of a resolution granting 10,000 acres of land to Colebrook Academy; which was read a third time.

On the question, Shall the resolution pass? being put, the yeas and nays were called for, and the result was as follows:

Those who voted in the affirmative were Messrs.

Hermion Abbott,
Ezra Adams,
Harvey Adams,
Abner Allen,
Samuel Anderson,
Samuel H. Ayer,
Willard A. Baker,
Edwin Baldwin,
David Ball,
Gilman Batchelder,
Nathaniel Batchelder,
Albin Beard,
James Bell,
David Blake,
Ira Blake,
Richard Boylston,
Charles W. Brewster,
Ivory Brown,
James B. Brown,
Jonathan Brown,
Samuel C. Burnham,
Oliver Capron,
Roswell Carlton,
Jesse Carr,
Jacob Carter,
William Champion,
Benjamin Chapman,
Daniel Clark,
Samuel Cleaves,
John M. Collins, Jr.,
Nicholas Cook,
Thomas Cotton, Jr.,
John Crane,
Abel Crawford,
Charles W. Cutter,

Franklin W. Day,
William Dunn,
Benjamin Eastman,
Smith Emerson,
James W. Emery,
Joseph Fifield,
John W. Flagg,
David Flanders, of Londonderry,
David Flanders, of Newtown,
Darwin Forbes,
Eben C. Foster,
Herman Foster,
Leonard C. French,
Daniel K. Gault,
John F. Gerrish,
Zeeb Gilman,
Joseph Goodhue,
Hiram Griffin,
Charles B. Haddock,
Abijah Hadley,
John L. Hadley,
William Hadley,
James Hall,
John N. Handy,
Samuel M. Hart,
William Hewes,
James Hilton,
Harvey Hobart,
Thomas Hobbs,
Asa Huntington,
Andrew Hussey,
S. B. Johnson,
David Jones,
Simon W. Jones,
Timothy Kenrick,

Frederick T. Kidder,
 Isaac Kimball,
 Richard Kimball,
 Jonathan Kittredge,
 Cyrus Ladd,
 William F. Lawrence,
 Jonathan Little,
 Stephen C. Lyford,
 James McGaffey, Jr.,
 Moses Marshall,
 Richard Melvin,
 Henry Merrill,
 David Messer,
 Luke Miller,
 Zebina Newell,
 Luther Osgood,
 Laban Page,
 Amos A. Parker,
 Edward Parsons,
 Hezekiah Parsons, Jr.,
 David N. Patterson,
 Josiah Peabody,
 Samuel P. Peavey,
 Eliphalet W. Philbrick,
 Stephen Pingry,
 John Preston,
 Isaac J. Quimby,
 A. P. Richards,
 Nathaniel Rix,
 John Rogers,

S. H. Rowell,
 Dyer H. Sanborn,
 Hiram Sargent,
 Daniel Savage,
 Aaron F. Sawyer,
 Aaron J. Smith,
 Dudley Smith,
 John Smith, Jr.,
 Samuel Smith, Jr.,
 James M. Spooner,
 Benjamin Stevens, 2d,
 George W. Stevens,
 Isaac Sturtevant,
 Samuel Swasey,
 Enoch Sweatt,
 John D. Thompson,
 Joseph Y. Tibbetts,
 Calvin Topliff,
 William Vennard, 2d,
 Ephraim S. Wadleigh,
 William Wadleigh,
 Jonathan Wate,
 Peter Walker,
 Nathaniel Walton,
 Moses K. Webster,
 Dexter Wheeler,
 Nathan White,
 Ira Whitcher,
 Solomon Wilson,
 Thomas P. Wilson.

Those who voted in the negative were Messrs.

Abel Bailey,
 George Barker,
 Hezekiah Bean,
 Stephen Beede,
 Thomas Bennett,
 Nicholas C. Blaisdell,
 Abner Blodgett,
 Thomas Boyd,
 John Burnham,
 Daniel Campbell,
 Charles Caverly,
 Daniel M. Christie,

Joseph Clough,
 Joseph Clough, Jr.,
 Gilbert Coburn,
 Luke Corser,
 David Cram,
 Peter Cram,
 George W. Dearborn,
 Daniel Demerit,
 Ruel Durkee,
 Asa P. Eastman,
 George Everett,
 Jonathan Fletcher,

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Seth P. Follansbee,
 Asa Ford,
 Eliphalet Foss,
 Zebulon Foster, Jr.,
 John Gale,
 Samuel Garfield,
 Thomas Gerrish,
 Moses Gilman,
 Robert Goodale,
 Warren Goodspeed,
 William Haile,
 Hiram Hanson,
 Andrew L. Hersey,
 Charles Hodgdon, Jr.,
 Nathaniel B. Hull,
 Abner S. Hutchinson,
 Jacob F. James,
 John James,
 Stephen Jenkins,
 Elijah C. Kilburn,
 Hosea C. Knowlton,
 Ebenezer Lane,
 Daniel Lothrop,
 Abel Lowe,
 Francis H. Lyford,
 James McDaniels,
 Isaac McGaw,
 Israel Mardin,
 Gilman Marston,
 Jonathan Martin,
 Ira W. Moore,
 Thomas W. Mordough,
 Nathaniel Morrill, Jr.,
 Artemas Morse,
 J. W. Mowry,
 Samuel Nay,
 Dudley Nelson,
 George W. Nesmith,
 Samuel Noyes,
 John Ordway,
 James P. Packer,
 Amos Page,
 Daniel Paige, Jr.,

Samuel J. Patridge,
 Joseph D. Pinder,
 David B. Plumer,
 George W. Prescott,
 Aaron Quimby,
 John S. Quimby,
 Ai Reed,
 Laban Rice,
 Aaron Robinson,
 Thomas S. Robinson,
 Henry B. Rust,
 Thomas E. Sawyer,
 Elisha Scribner,
 Miles Scruton,
 Jacob Sherburne,
 Charles H. Shorey,
 Leander D. Sinclair,
 John Sleeper,
 Israel H. Smith,
 Leander Smith,
 Charles Sparhawk,
 Isaac Spalding,
 Samuel H. Stevens,
 Jacob Taylor,
 Ebenezer Thompson,
 Philemon Tolles,
 Arthur L. True,
 Benjamin Veazey,
 Cyrus K. Vilas,
 Elijah Wadleigh,
 Jesse Waldron,
 Wells Waldron,
 Willard Walker,
 William Warner,
 Ephraim Warren,
 Joseph H. Watson,
 Samuel Webster,
 Ichabod H. Wentworth,
 John B. Wentworth,
 Samuel H. Wentworth,
 Jonathan Whitmore,
 Eliphalet Wiggan,
 Hollis Wilcox,

Eleazer M. Wilson,
Thomas Wright,

Jonathan Young.

Yeas 130, nays 113.

So the affirmative of the question prevailed, and said resolution passed.

Ordered, That the clerk request the concurrence of the Senate therein.

On motion of Mr. Kimball, of Rochester, the House took up the bill incorporating the Norway Plains Company.

Mr. Kimball moved to amend the bill, by prefixing the following title, viz. :

“An act to incorporate the Norway Plains Company;”

Which amendment was adopted.

Ordered, That said bill be read a third time to-morrow afternoon at 3 o'clock.

The House proceeded in the orders of the day, upon the consideration of a bill, entitled “An act in addition to chapter 150 of the Revised Statutes;” which was read a second time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

Mr. Lyford, of Pittsfield, submitted the following resolution :

Resolved by the Senate and House of Representatives, in General Court convened, That there be, and hereby is, granted to the Academy of Pittsfield one copy of Doct. Charles T. Jackson's Final Report of the Geology and Mineralogy of the State of New-Hampshire, and the Secretary of State is hereby directed to furnish the same ;

Which was read a first time.

Ordered, That the same be read a second time, to-morrow at 11 o'clock, A. M.

On motion of Mr. Preston, the House resumed the consideration of the bill entitled “An act in addition to chapter 117 of the Revised Statutes.”

Mr. Hersey moved to postpone the bill indefinitely.

After debate, on the question, Shall the bill be indefinitely postponed? being put, the yeas and nays were demanded, and the result was as follows :

Those who voted in the affirmative were Messrs.

Hermon Abbott,
Saml. H. Ayer,
Abel Bailey,
George Barker,

Gilman Batchelder,
Thomas Bennett,
Abner Blodgett,
James B. Brown,

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Samuel Butterfield,
 Oliver Capron,
 Roswell Carlton,
 Jesse Carr,
 Jacob Carter,
 Benjamin Chapman,
 Joseph Clough,
 Gilbert Coburn,
 Nicholas Cook,
 Thomas Cotton, jr.,
 Peter Cram,
 John Crane,
 John Currier,
 Daniel Demerit,
 William Dunn,
 Benjamin Eastman,
 Joseph Fifield,
 John W. Flagg,
 Seth P. Follansbee,
 Darwin Forbes,
 Asa Ford,
 Zebulon Foster, jr.,
 John Gale,
 Samuel Garfield,
 Robert Goodale,
 Warren Goodspeed,
 Hiram Griffin,
 Abijah Hadley,
 William Hadly,
 William P. Hale,
 Samuel M. Hart,
 Andrew L. Hersey,
 James Hilton,
 Thomas Hobbs,
 Charles Hodgdon, jr.,
 Nathaniel B. Hull,
 S. B. Johnson,
 Jonathan Kittredge,
 Hosea C. Knowlton,
 Jonathan Little,
 Abel Lowe,
 Francis H. Lyford,
 Israel Mardin,
 Gilman Marston,

David Messer,
 Thomas W. Mordough,
 Nathaniel Morrill, jr.,
 Artemas Morse,
 Levi Moulton,
 George W. Nesmith,
 Luther Osgood,
 James P. Packer,
 Daniel Paige, jr.,
 Samuel J. Patridge,
 Josiah Peabody,
 Samuel P. Peavey,
 Eliphalet W. Philbrick,
 Stephen Pingry,
 Isaac J. Quimby,
 Ai Reed,
 Laban Rice,
 Aaron Robinson,
 Henry B. Rust,
 Hiram Sargent,
 Elisha Scribner,
 Jacob Sherburne,
 Leander D. Sinclair,
 Aaron J. Smith,
 Dudley Smith,
 Leander Smith,
 Samuel Smith, jr.,
 Benjamin Stevens, 2d,
 Enoch Swett,
 Jacob Taylor,
 John D. Thompson,
 Joseph Y. Tibbets,
 Philemon Tolles,
 Calvin Topliff,
 Thomas Vincent,
 Jonathan Wate,
 Jesse Waldron,
 Peter Walker,
 Willard Walker,
 William Warner,
 Jonathan Whitmore,
 Ira Witcher,
 Solomon Wilson,
 Thomas P. Wilson,

Thomas Wright,

Jonathan Young.

Those who voted in the negative were Messrs.

Ezra Adams,
Harvey Adams,
Abner Allen,
Samuel Anderson,
Willard A. Baker,
Edwin Baldwin,
David Ball,
Hezekiah Bean,
Albin Beard,
Stephen Beede,
James Bell,
Nicholas C. Blaisdell,
David Blake,
Ira Blake,
Richard Boylston,
Charles W. Brewster,
Ivory Brown,
Jonathan Brown,
John Burnham,
Samuel C. Burnham,
William Champion,
Daniel M. Christie,
Daniel Clark,
Samuel Cleaves,
John M. Collins, jr.,
Luke Corser,
David Cram,
Charles W. Cutter,
Franklin W. Day,
George W. Dearborn,
Ruel Durkee,
Asa P. Eastman,
James W. Emery,
George Everett,
Jonathan Fletcher,
Eliphalet Foss,
Eben C. Foster,
Herman Foster,
Leonard C. French,
Zeeb Gilman,
Charles B. Haddock,

William Haile,
James Hall,
Hiram Hanson,
John N. Handy,
William Hewes,
Harvey Hobart,
Andrew Hussey,
Abner S. Hutchinson,
John James,
Stephen Jenkins,
David Jones,
Timothy Kenrick,
Frederick T. Kidder,
Elijah C. Kilburn,
Isaac Kimball,
Richard Kimball,
Ebenezer Lane,
Daniel Lothrop,
William F. Lawrence,
Nathaniel Low,
Stephen C. Lyford,
James McDaniels,
James McGaffey, jr.,
Moses Marshall,
Jonathan Martin,
Henry Merrill,
Luke Miller,
Ira W. Moore,
Samuel Nay,
Samuel Noyes,
Amos Page,
Laban Page,
Amos A. Parker,
David N. Patterson,
Joseph D. Pinder,
David B. Plumer,
George W. Prescott,
John Preston,
Aaron Quimby,
John S. Quimby,
Nathaniel Rix,

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John Rogers,
Dyer H. Sanborn,
Daniel Savage,
Aaron F. Sawyer,
Thomas E. Sawyer,
Miles Scruton,
Charles H. Shorey,
John Sleeper,
Israel H. Smith,
Isaac Spalding,
George W. Stevens,
Samuel H. Stevens,
Isaac Sturtevant,
Ebenezer Thompson,
Benjamin Veazey,
William Vennard, 2d,
Cyrus K. Vilas,

Elijah Wadleigh,
Ephraim S. Wadleigh,
William Wadleigh,
Wells Waldron,
Nathaniel Walton,
Ephraim Warren,
Joseph H. Watson,
Moses K. Webster,
Samuel Webster,
Ichabod H. Wentworth,
John B. Wentworth,
Samuel H. Wentworth,
Dexter Wheeler,
Nathan White,
Eliphalet Wiggin,
Hollis Wilcox.

Yeas 98, nays 115; so the negative of the question prevailed, and the bill was not indefinitely postponed.

Ordered, That the bill be read a third time, to-morrow afternoon at 3 o'clock.

On motion of Mr. Preston, the House resumed the consideration of a bill entitled "An act in addition to chapter 214 of the Revised Statutes."

[*Mr. Haddock in the chair.*]

The bill was on its second reading.

Mr. Parker moved that it be indefinitely postponed.

After debate thereon, on the question being taken, Shall the bill be indefinitely postponed? it was decided in the negative.

The bill was then ordered to a third reading to-morrow afternoon at 3 o'clock.

On motion of Mr. Preston, the House resumed the consideration of a bill, entitled "An act for the further protection of Personal Liberty;" which was read a second time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

The following message was received from the Senate, by their clerk:

Mr. Speaker:—The Senate concur with the House in the passage of "An act to divide this State into Districts for the choice of Representatives in the Congress of the United States."

Mr. Mardin, of Allentown, gave notice that to-morrow he shall ask leave to introduce a bill, entitled "An act to define what is the

best evidence to prove the existence of any public corporation in this state."

Mr. Kingsbury, from the Joint Committee on Engrossed Bills, reported that they had carefully examined "An act relating to the survey of the coast of New-Hampshire," and find the same correctly engrossed.

Mr. Dearborn, from the same committee, reported that they had carefully examined and found correctly engrossed the following resolutions and acts :

A resolution in favor of Albert G. Allen and Lewis Smith ;

— resolution in favor of Joseph C. Harper ;

— resolution in favor of Wm. H. Gage ;

— resolution directing the Secretary to deliver the New-Hampshire Reports, Dr. Jackson's Geological Report, and the Revised Statutes to the town-clerk of Gosport ;

An act relating to the State Library.

Mr. Vilas, by leave, introduced a bill, entitled An act in amendment of chapter 127 of the Revised Statutes, which was read a first and second time.

Ordered, That the same be referred to the Committee on the Judiciary.

On motion of Mr. Cutter, the House resumed the consideration of the bill in amendment of the militia laws ; which was read a second time by its title.

On motion of Mr. Cutter—

Ordered, That the same be made the special order of the day for Thursday next, at 11 o'clock in the forenoon.

Mr. Parker, by leave, presented the account of Robert Davis, which was referred to the Committee on Military Accounts.

Agreeably to previous notice, Mr. Kittredge, by leave, introduced a bill, entitled An act in amendment of chapter 130 of the Revised Statutes ; which was read a first and second time.

Ordered, That the same be referred to the Committee on the Judiciary.

On motion of Mr. J. F. James, the House resumed the consideration of the bill to increase the capital stock of the Manchester Bank.

On motion—

Ordered, That the same be recommitted to the Committee on Banks.

On motion of Mr. Sawyer, of Dover, the House resumed the consideration of the bill to incorporate the Dover Packet Company.

On motion of Mr. Sawyer, of Dover—

Ordered, That the same be recommitted to the Committee on Incorporations.

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On motion of Mr. Haddock, the House resumed the consideration of the Report of the Trustees and Superintendent of the Insane Asylum.

On motion of Mr. Haddock—

Ordered, That the said Reports be referred to the select committee on the state of the Asylum.

On motion,

The House adjourned.

WEDNESDAY, JULY 1, 1846.

Prayer by Rev. Mr. Haddock.

On motion—*Ordered*, That the rules of the House be so far suspended that the reading of the journal of yesterday be dispensed with.

Mr. Moore presented the petition of field officers of the ninth regiment, for the removal of an officer.

Ordered, That the same be referred to the Committee on Military Affairs.

Mr. Lyford, of Pittsfield, presented the petition of Jonathan Clough and others, for the passage of an act, explanatory of an act passed June, 1845, in addition to chapter 69 of the Revised Statutes.

Ordered, That the same be referred to the Committee on the Judiciary.

Mr. Lyford presented, also, the petition of Henry Tucker and others, for a rail-road from Exeter to Manchester.

Ordered, That the same be referred to the Committee on Roads, Bridges and Canals.

Mr. Chapman, from the Committee on Towns and Parishes, to whom were recommitted sundry bills and petitions relative to taxation, with instructions to report a bill to assess personal property and real estate in the same manner as money at interest, reported a bill, which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

Mr. Spalding, from the Committee on Banks, to whom was referred the petition of George B. Upham and others, for a bank at Claremont, reported a bill, which was read a first time.

Ordered, That the same be read a second time, to-morrow, at 11 o'clock in the forenoon.

Mr. Brewster, from the Committee on the Judiciary, to whom was referred a bill to regulate the admeasurement of fire-wood and charcoal, reported a bill, which was read a first time.

Ordered, That the same be read a second time to-morrow at 11 o'clock in the forenoon.

Mr. Packer, from the Committee on Agriculture and Manufactures, to whom was referred the petition of John S. Fiske and others, praying for an act of incorporation, reported a bill, which was read a first time.

Ordered, That the same be read a second time to-morrow at 11 o'clock in the forenoon.

Mr. Tolles, from the Committee on Military Affairs, to whom was referred the petition of Philo G. C. Merrill for an alteration of the 8th section of the 77th chapter of the Revised Statutes, reported a bill, which was read a first time.

Ordered, That the same be read a second time to-morrow at 11 o'clock in the forenoon.

Mr. Ira Blake, from the Committee on Military Affairs, to whom was referred a bill, entitled An act in addition to, and in amendment of, the Militia Laws of this State, reported a bill, which was read a first time.

Ordered, That the same be read a second time to-morrow at 11 o'clock in the forenoon.

Mr. Christie, from the Committee on the Judiciary, to whom was referred the bill, entitled An act to prevent abuse in the practice of the law, and to regulate fees in certain cases, reported the same in a new draft, which bill was read a first and second time.

Mr. Kittredge moved an amendment, which was adopted.

The bill was then

Ordered to a third reading to-morrow afternoon at 3 o'clock.

Mr. Morrill, from the Committee on Incorporations, to whom was referred the bill to incorporate the Equitable Fire-Insurance Company, reported the same in a new draft, which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

Mr. Nesmith, from the same committee, to whom was referred the petition of Moses Carlton, praying for an act of incorporation, reported a bill, which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon at 11 o'clock.

Mr. Lothrop, from the Committee on Agriculture and Manufactures, to whom was referred the petition of Joseph Jones and others, praying to be incorporated by the name of the Jones and Roberts Milling Company, made a report; whereupon,

Resolved, That the petitioners have leave to withdraw their petition.

Mr. Christie, from the committee to whom was referred the peti-

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tion of Horace Duncan and 46 others, citizens of Lyman, praying for the removal of Darius F. Blodgett from the office of Justice of the Peace, and certain affidavits in support thereof; and also the memorial of Richard K. Moore and others, against the removal of said Blodgett from said office, made a report; whereupon,

Resolved, That the further consideration of said petition and memorial be postponed to the next session of the legislature, and the petitioners be ordered to notify said Blodgett of the pendency and postponement of said petition, by serving him with a copy of said petition and affidavits, and of this report and resolution thereon, at least ninety days before the commencement of the next session of the legislature;

Which resolution was adopted.

Mr. Christie, from the same committee, to whom was referred the petition of John Damon and others, praying that a law may be passed authorizing the flowing of lands in certain cases, made a report; whereupon,

Resolved, That the further consideration of said petition be postponed to the next session of the legislature.

Mr. Christie, from the Committee on the Judiciary, to whom was referred An act in amendment of chapter 65 of the Revised Statutes, made a report; whereupon,

Resolved, That the committee be discharged from the further consideration of the subject.

Mr. Christie, from the same committee, to whom was referred a bill entitled An act to regulate attachments in certain cases—sent down from the Senate—made a report; whereupon,

Resolved, That the further consideration of said bill be indefinitely postponed.

Ordered, That the clerk inform the Senate thereof.

Mr. Gates, from the same committee, to whom was referred the bill, entitled An act in amendment of chapter 127 of the Revised Statutes, made a report; whereupon,

Resolved, That said committee be discharged from the further consideration of said bill, and that the same be referred to the Committee on Agriculture and Manufactures.

Mr. Gates, from the same committee, to whom was referred a resolution instructing said committee to enquire into the expediency of the passage of a law to fix the penalty for obtaining property under false pretences, made a report; whereupon,

Resolved, That it is inexpedient to legislate upon the subject.

Mr. Hersey, from the Committee on Roads, Bridges and Canals, to whom was referred the petition of Norcross and Fisk for increase of toll, made a report; whereupon,

Resolved, That said petitioners have leave to withdraw their petitions.

Mr. Rust, from the same committee, to whom was referred a bill to revive the charter of the proprietors of Boscawen Bridge, made a report ; whereupon,

Resolved, That said committee be discharged from further consideration of that subject, and that said bill be indefinitely postponed.

Mr. Brewster, from the Committee on the Judiciary, to whom was referred a bill to authorize the laying out of one or more highways over the north and south mill ponds in Portsmouth, made a report ; whereupon,

Resolved, That the bill be postponed to the next session of the legislature, and that notice be published in one of the principal newspapers published in Portsmouth, previous to the 1st of May, 1847.

Mr. Nesmith, from the Committee on Incorporations, to whom was referred the petition of Moses Carlton, for the incorporation of the Franklin Mining Company, made a report ; whereupon,

Resolved, That the petitioner have leave to withdraw his petition.

Mr. Spalding, from the Committee on Banks, to whom was referred the petition of Jonas M. Melville and others, and the petition of Stephen Thayer and others, for a bank at New-Ipswich, made a report ; whereupon,

Resolved, That said petitions be postponed to the next session of the legislature.

Mr. Sanborn, from the Committee on Towns and Parishes, to whom was referred the petition of Simon Stevens and one other, to be disannexed from Derry and annexed to Chester, made a report ; whereupon,

Resolved, That the further consideration of said petition be postponed to the next session of the legislature, and that the petitioners give such order of notice as the law requires.

Mr. Sanborn, from the same committee, to whom was referred the petitions of John Felch and others, and of John Pillsbury and others, for a division of the town of Sutton, made a report ; whereupon,

Resolved, That said petitioners have leave to withdraw their petitions.

Mr. Gates, from the Committee on the Judiciary, to whom was referred the bill entitled An act in amendment of chapter 130 of the Revised Statutes, reported the same without amendment ; which was read a second time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

Mr. Christie, from the same committee, to whom was referred the order of the House to enquire into the expediency of so amending

the laws regulating meetings for the choice of state and town officers as to permit a member of the board of selectmen, or some person appointed by them, to preside as moderator, reported a bill, which was read a first time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

Mr. Miller, from the select committee appointed to enquire into the expediency of enlarging the New-Hampshire Asylum for the Insane, and also into the expediency of legislation in reference to the class of patients not recovered, being discharged from the Asylum, and the class to take precedence, in case the accommodations should not be sufficient for all who may be hereafter offered for admission, and to whom were referred the reports of the Trustees and Superintendent of the Asylum, made a report, accompanied with the following resolution :

Resolved by the Senate and House of Representatives, in General Court convened, That the portion of the proceeds of the public lands, in the treasury of the United States, assigned to the state of New-Hampshire, be and the same is hereby appropriated, (whenever it shall be received by the treasurer of this State,) to the New-Hampshire Asylum for the Insane, for the purpose of its enlargement, by the addition of a new wing and the necessary furniture for the same ; and the Governor is hereby authorized to draw said proceeds from the Treasury by warrant, whenever received by the state.

Mr. Wilson, of Keene, moved that the rules of the House be so far suspended that he may at the present time introduce a bill ; which motion prevailed.

Mr. Wilson accordingly, by leave, introduced a bill, entitled "An act to incorporate the Wilson Manufacturing Company ;" which was read a first and second time.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

Mr. Bell moved that the rules of the House be so far suspended, that he may at the present time introduce a bill ; which motion prevailed.

Mr. Bell accordingly, by leave, introduced a bill entitled An act to incorporate the Gilmanton Iron Works Manufacturing Company ; which was read a first and second time.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

Mr. Haddock, from the select committee to whom were referred the address and resolution for the removal of the present Attorney General from office, reported that they have patiently heard the parties who appeared before them, assisted by counsel, in reference to

charges founded upon transactions in the county of Merrimack; and that, having deliberately weighed the evidence presented, the committee are unanimously of opinion that said charges were not sustained; and recommend the passage of the following resolution:

Resolved, That said committee be discharged from any further consideration of the subject.

On motion—*Ordered*, That said report be accepted, and said resolution be adopted.

Agreeably to previous notice, Mr. Gilman, of Alton, by leave, presented a bill entitled An act in amendment of chapter 65 of the Revised Statutes; which was read a first time.

Ordered, That the same be referred to the Committee on the Judiciary.

Mr. Flagg moved that the rules of the House be so far suspended that he may, at the present time, introduce a bill; which motion prevailed.

Mr. Flagg accordingly, by leave, introduced a bill, entitled "An act in addition to an act entitled An act to incorporate the Wilton Rail-Road."

On motion—*Ordered*, That said bill be postponed to the next session of the Legislature, with order of notice.

The House proceeded to the orders of the day, upon the consideration of the following bills and resolutions:

A bill to incorporate the Dover Packet Company;

— to change the name of the Sugar River Manufacturing Company;

— in favor of the 1st Company of Artillery in the 7th Regiment;

A resolution relating to the publication of additional copies of the Pamphlet Laws;

A bill to incorporate the Strafford Bank;

— to incorporate the Home Manufacturing Company;

— to incorporate the President, Directors and Company of the State Bank;

A resolution granting sundry documents to Dartmouth College;

— resolution granting the journal of the Senate and House of Representatives to the N. H. Conference Seminary at Northfield;

— resolution empowering the Governor, with the Council, to examine and appraise, annually, the condition and property of the State Prison;

Which were severally read a second time.

Ordered, That the same be read a third time this afternoon at 3 o'clock.

A bill entitled an Act in addition to chapter 83 of the Revised Statutes ;

The question being put, Shall the bill be read a third time? a division was called for, and the negative of the question prevailed.

So said bill was refused a third reading.

A resolution granting a copy of Dr. Charles T. Jackson's Geological Report to Atkinson Academy ;

- resolution granting a copy of the same to Pittsfield Academy ;
- resolution granting a copy of the same to Mount Caesar Seminary, in Swansey.

On motion—*Ordered*, That the foregoing resolutions, together with all others of a similar nature that may be offered, be referred to the Committee on Education, who are instructed to ascertain the number of copies of said Report belonging to the state, and report to this House what disposition should be made of them.

On motion of Mr. Cutter, the House resumed the consideration of the resolution relating to an appropriation for the repair of a road leading from the line of Woodstock to Franconia, through the town of Lincoln.

Mr. Cutter moved that the vote of the House, concurring with the Senate in their amendment to said resolution, be re-considered.

On the question being put, Will the House reconsider said vote? it was decided in the affirmative.

The question recurring, Will the House concur with the Senate? it was decided in the negative ; so the House refused to concur with the Senate in their amendment to said resolution.

Ordered, That the clerk notify the Senate thereof.

The following resolutions, each asking for a grant of Doct. Jackson's Geological Report, were severally presented :

- By Mr. Parsons, of Colebrook, for Colebrook Academy, at Colebrook ;
- Mr. Benj. Eastman, for the Pinkerton Academy and for Adams' Female Seminary, at Derry ;
- Mr. Spalding, for the Nashua Academy, at Nashua ;
- Mr. E. Thompson, for the Union Academy, at Durham ;
- Mr. Baker, for the South Marlow Academy, at Marlow ;
- Mr. Marston, for the Phillips Academy, Golden Branch Society, and Exeter Female Academy, at Exeter ;
- Mr. Webster, of Kingston, for the Kingston Academy, at Kingston ;
- Mr. Fifield, for the Plymouth Academy ;
- Mr. Amos Page, for the New-London and Gilmanton Academies ;
- Mr. J. H. Collins, Jr., for the Francestown Academy, at Frances-town ;

- By Mr. Pinder, for the Strafford Academy ;
 — Mr. John W. Dodge, for the Rockingham Academy, at Hampton-Falls ;
 — Mr. Walton, for the Chesterfield Academy ;
 — Mr. Marston, for the Pembroke Academy ;
 — Mr. Packer, for the Brackett Academy, at Greenland ;
 — Mr. Kenrick, for the Lebanon Liberal Institute ;
 — Mr. Sturtevant, for the Keene Academy ;
 — Mr. Rice, for the Melville Academy, at Jaffrey ;
 — Mr. A. Hadley, for the Hancock Scientific and Literary Institution.

Ordered, That the same be referred to the Committee on Education.

Mr. Barker submitted the following resolution :

Resolved, That the Committee on Military Affairs be instructed to bring in a bill abolishing military musters.

Mr. Wilson, of Keene, moved to lay the resolution on the table ; which motion did not prevail.

The question being put, Shall the resolution pass ? the yeas and nays were called for, and the result was as follows :

Those who voted in the affirmative were Messrs.

Ezra Adams,	George W. Dearborn,
Abner Allen,	Daniel Demerit,
Samuel Anderson,	Ruel Durkee,
George Barker,	Smith Emerson,
Nathaniel Batchelder,	James W. Emery,
Stephen Beede,	George Everett,
Thomas Bennett,	Joseph Fifield,
Nicholas C. Blaisdell,	David Flanders, of Londonderry,
Ira Blake,	David Flanders, of Newtown,
Thomas Boyd,	Jonathan Fletcher,
Richard Boylston,	Seth P. Follansbee,
Charles W. Brewster,	Eben C. Foster,
Oliver Capron,	Herman Foster,
Benjamin Chapman,	Leonard C. French,
Daniel M. Christie,	Samuel Garfield,
Daniel Clark,	John F. Gerrish,
Samuel Cleaves,	Thomas Gerrish,
Joseph Clough, jr.,	Moses Gilman,
Gilbert Coburn,	Joseph Goodhue,
John M. Collins, jr.,	Charles B. Haddock,
Luke Corser,	James Hall,
Franklin W. Day,	Hiram Hanson,

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Samuel M. Hart,
 Andrew L. Hersey,
 James Hilton,
 Andrew Hussey,
 Jacob F. James,
 John James,
 Stephen Jenkins,
 Timothy Kenrick,
 Frederick T. Kidder,
 Elijah C. Kilburn,
 Isaac Kimball,
 Richard Kimball,
 Hosea C. Knowlton,
 Cyrus Ladd,
 Ebenezer Lane,
 Nathaniel Low,
 Francis H. Lyford,
 Stephen C. Lyford,
 James McDaniels,
 James McGaffey, jr.,
 Isaac McGaw,
 Israel Mardin,
 Jonathan Martin,
 Richard Melvin,
 Henry Merrill,
 David Messer,
 J. W. Mowry,
 George W. Nesmith,
 John Ordway,
 James P. Packer,

Daniel Paige, jr.,
 Amos A. Parker,
 Joseph D. Pinder,
 David B. Plumer,
 George W. Prescott,
 John Preston,
 Aaron Quimby,
 John S. Quimby,
 Thomas S. Robinson,
 John Rogers,
 Daniel Savage,
 Aaron F. Sawyer,
 Thomas E. Sawyer,
 Elisha Scribner,
 Charles H. Shorey,
 Charles Sparhawk,
 Isaac Spalding,
 Samuel H. Stevens,
 Arthur L. True,
 William Vennard, 2d,
 Cyrus K. Vilas,
 Thomas Vincent,
 William Wadleigh,
 Wells Waldron,
 Samuel Webster,
 Ichabod H. Wentworth,
 Samuel H. Wentworth,
 Jonathan Whitmore,
 Eliphalet Wiggins,
 Eleazer M. Wilson.

Those who voted in the negative were Messrs.

Hermon Abbott,
 Samuel H. Ayer,
 Abel Bailey,
 Willard A. Baker,
 Edwin Baldwin,
 David Ball,
 Gilman Batchelder,
 Hezekiah Bean,
 Albin Beard,
 James Bell,
 David Blake,
 Abner Blodgett,

Ivory Brown,
 James B. Brown,
 Jonathan Brown,
 John Burnham,
 Samuel C. Burnham,
 Samuel Butterfield,
 Roswell Carlton,
 Jesse Carr,
 Jacob Carter,
 Charles Caverly,
 Wm. Champion,
 Joseph Clough,

Nicholas Cook,
 Peter Cram,
 John Crane,
 Abel Crawford,
 John Currier,
 Charles W. Cutter,
 John W. Dodge,
 William Dunn,
 Asa P. Eastman,
 Benjamin Eastman,
 John W. Flagg,
 Asa Ford,
 Eliphalet Foss,
 John Gale,
 Daniel K. Gault,
 Zeeb Gilman,
 Robert Goodale,
 Warren Goodspeed,
 Hiram Griffin,
 Abijah Hadley,
 John L. Hadley,
 William Hadley,
 William Haile,
 William P. Hale,
 John N. Handy,
 William Hewes,
 Harvey Hobart,
 Thomas Hobbs,
 Charles Hodgdon, jr.,
 Nathaniel B. Hull,
 Abner S. Hutchinson,
 S. B. Johnson,
 David Jones,
 Simon W. Jones,
 Jonathan Kittredge,
 William F. Lawrence,
 Jonathan Little,
 Abel Lowe,
 Gilman Marston,
 Luke Miller,
 Ira W. Moore,
 Thomas W. Mordough,
 Nathaniel Morrill, jr.,
 Artemas Morse,

Levi Moulton,
 Dudley Nelson,
 Zebina Newell,
 Samuel Noyes,
 Amos Page,
 Laban Page,
 Edward Parsons,
 Hezekiah Parsons, jr.,
 Samuel J. Patridge,
 David N. Patterson,
 Josiah Peabody,
 Samuel P. Peavey,
 Eliphalet W. Philbrick,
 Stephen Pingry,
 Isaac J. Quimby,
 Laban Rice,
 A. P. Richards,
 Aaron Robinson,
 S. H. Rowell,
 Henry B. Rust,
 Dyer H. Sanborn,
 Hiram Sargent,
 I. B. Sawtell,
 Miles Scruton,
 Jacob Sherburne,
 Leander D. Sinclair,
 John Sleeper,
 Aaron J. Smith,
 Dudley Smith,
 Israel H. Smith,
 John Smith, jr.,
 Leander Smith,
 Samuel Smith, jr.,
 James M. Spooner,
 Benjamin Stevens, 2d,
 George W. Stevens,
 Isaac Sturtevant,
 Samuel Swasey,
 Enoch Sweatt,
 Jacob Taylor,
 John D. Thompson,
 Philemon Tolles,
 Calvin Topliff,
 Benjamin Veazey,

Ephraim S. Wadleigh,
Jonathan Wate,
Jesse Waldron,
Peter Walker,
Willard Walker,
Nathaniel Walton,
William Warner,
Ephraim Warren,
Joseph H. Watson,
Moses K. Webster,

John B. Wentworth,
Dexter Wheeler,
Nathan White,
Ira Whitcher,
Hollis Wilcox,
James Wilson,
Solomon Wilson,
Thomas P. Wilson,
Thomas Wright.

Yeas 104, nays 131; so the negative of the question prevailed, and the House refused to pass the resolution.

Mr. Dearborn, from the Joint Committee on Engrossed Bills, reported that they had carefully examined and found correctly engrossed the following acts and resolutions:

- An act to provide for the service of process in certain cases;
— — to establish the terms of the courts of probate in Strafford county;
— — to authorize the court of common pleas to fill vacancies in boards of road commissioners in certain cases;
— — in amendment of the 111th chapter of the Revised Statutes;
— — to divide this state into districts for the choice of representatives in the congress of the United States;
— — in addition to an act approved June 27, 1827, and entitled An act to establish a corporation by the name of the Cochecho Manufacturing Company;
— — allowing any number of shares in the capital stock of any corporation to be inserted in one certificate;
— — in further addition to an act, approved July 1, 1831, and entitled An act to establish a corporation by the name of the Amoskeag Manufacturing Company;
— — to annex Dame's Gore to Canaan;
— — in addition to an act, approved July 2d, 1838, and entitled An act to incorporate a manufacturing company by the name of The Stark Mills;
— — relating to the Columbian Manufacturing Company;
— — in relation to Guide Boards;
A resolution in favor of Ephraim Cross;
A resolution appropriating one hundred and fifty dollars for repairs of the arsenal at Portsmouth;
— resolution relating to the capital stock of the Portsmouth and Concord Rail-Road.

On motion of Mr. Morrill, the House resumed the consideration of the resolution allowing Abraham Plumer \$40.40, and the amendment thereto proposed by Mr. Swasey.

Mr. Swasey withdrew his amendment.

Mr. Peabody moved that the resolution be indefinitely postponed.

On the question, Shall the resolution be indefinitely postponed?
being put, the yeas and nays were called for, and the result was as follows:

Those who voted in the affirmative were Messrs.

Ezra Adams,	Herman Foster,
Abner Allen,	Leonard C. French,
Samuel Anderson,	Samuel Garfield,
Edwin Baldwin,	Thomas Gerrish,
George Barker,	Moses Gilman,
Nathaniel Batchelder,	Charles B. Haddock,
Hezekiah Bean,	William Haile,
Albin Beard,	James Hall,
Stephen Beede,	John N. Handy,
James Bell,	Harvey Hobart,
Nicholas C. Blaisdell,	Asa Huntington,
David Blake,	Andrew Hussey,
Ira Blake,	Abner S. Hutchinson,
Thomas Boyd,	Jacob F. James,
Richard Boylston,	John James,
Charles W. Brewster,	Stephen Jenkins,
Jonathan Brown,	S. B. Johnson,
Benjamin Chapman,	David Jones,
Daniel M. Christie,	Timothy Kenrick,
Daniel Clark,	Frederick T. Kidder,
Samuel Cleaves,	Elijah C. Kilburn,
Joseph Clough, jr.,	Isaac Kimball,
John M. Collins, jr.,	Richard Kimball,
Nicholas Cook,	Jonathan Kittredge,
Luke Corser,	Cyrus Ladd,
David Cram,	Ebenezer Lane,
John Currier,	William F. Lawrence,
Charles W. Cutter,	Nathaniel Low,
George W. Dearborn,	Stephen C. Lyford,
John W. Dodge,	William McCrae,
Ruel Durkee,	James McGaffey, jr.,
Benjamin Eastman,	Isaac McGaw,
Smith Emerson,	Moses Marshall,
James W. Emery,	Gilman Marston,
John W. Flagg,	Jonathan Martin,
David Flanders, of Londonderry,	Richard Melvin,
Jonathan Fletcher,	David Messer,
Eben C. Foster,	Ira W. Moore,

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J. W. Mowry,
Dudley Nelson,
George W. Nesmith,
Zebina Newell,
Samuel Noyes,
John Ordway,
James P. Packer,
Amos Page,
Laban Page,
Amos A. Parker,
Josiah Peabody,
Joseph D. Pinder,
David B. Plumer,
George W. Prescott,
John Preston,
Aaron Quimby,
John S. Quimby,
Thomas S. Robinson,
John Rogers,
S. H. Rowell,
Daniel Savage,
Aaron F. Sawyer,
Thomas E. Sawyer,
Elisha Scribner,
Miles Scruton,
Stephen B. Sherwin,
Charles H. Shorey,
Leander D. Sinclair,

Dudley Smith,
Israel H. Smith,
Charles Sparhawk,
Isaac Spalding,
George W. Stevens,
Samuel H. Stevens,
Isaac Sturtevant,
Ebenezer Thompson,
Philemon Tolles,
Arthur L. True,
Benjamin Veazey,
William Vennard, 2d,
Cyrus K. Vilas,
Elijah Wadleigh,
William Wadleigh,
Wells Waldron,
Nathaniel Walton,
Moses K. Webster,
Samuel Webster,
Ichabod H. Wentworth,
John B. Wentworth,
Samuel H. Wentworth,
Nathan White,
Eliphalet Wiggin,
Eleazer M. Wilson,
James Wilson,
Solomon Wilson,
Thomas Wright.

Those who voted in the negative were Messrs.

Hermon Abbott,
Harvey Adams,
Saml. H. Ayer,
Abel Bailey,
Willard A. Baker,
Gilman Batchelder,
Abner Blodgett,
Ivory Brown,
James B. Brown,
John Burnham,
Samuel C. Burnham,
Samuel Butterfield,
Daniel Campbell,
Oliver Capron,

Roswell Carlton,
Jesse Carr,
Jacob Carter,
Charles Caverly,
William Champion,
Joseph Clough,
Gilbert Coburn,
Peter Cram,
John Crane,
Abel Crawford,
Franklin W. Day,
Daniel Demerit,
William Dunn,
Asa P. Eastman,

George Everett,
Joseph Fifield,
David Flanders, of Newtown,
Seth P. Follansbee,
Darwin Forbes,
Asa Ford,
Eliphalet Foss,
Zebulon Foster, jr.,
John Gale,
Daniel K. Gault,
John F. Gerrish,
Zeeb Gilman,
Robert Goodale,
Joseph Goodhue,
Warren Goodspeed,
Hiram Griffin,
Abijah Hadley,
John L. Hadley,
William Hadly,
William P. Hale,
Samuel M. Hart,
Andrew L. Hersey,
William Hewes,
James Hilton,
Thomas Hobbs,
Charles Hodgdon, jr.,
Nathaniel B. Hull,
Simon W. Jones,
Hosea C. Knowlton,
Jonathan Little,
Abel Lowe,
Francis H. Lyford,
James McDaniels,
Israel Mardin,
Henry Merrill,
Luke Miller,
Thomas W. Mordough,
Nathaniel Morrill, jr.,
Artemas Morse,
Levi Moulton,
Luther Osgood,
Daniel Paige, jr.,

Edward Parsons,
Hezekiah Parsons, jr.,
Samuel J. Patridge,
David N. Patterson,
Samuel P. Peavey,
Eliphalet W. Philbrick,
Stephen Pingry,
Isaac J. Quimby,
Laban Rice,
A. P. Richards,
Aaron Robinson,
Henry B. Rust,
Dyer H. Sanborn,
Hiram Sargent,
I. B. Sawtell,
Jacob Sherburne,
John Sleeper,
Aaron J. Smith,
John Smith, jr.,
Leander Smith,
Samuel Smith, jr.,
James M. Spooner,
Benjamin Stevens, 2d,
Samuel Swasey,
Enoch Swett,
Jacob Taylor,
John D. Thompson,
Joseph Y. Tibbets,
Calvin Topliff,
Ephraim S. Wadleigh,
Jonathan Wate,
Jesse Waldron,
Peter Walker,
William Warner,
Ephraim Warren,
Joseph H. Watson,
Dexter Wheeler,
Jonathan Whitmore,
Ira Whitecher,
Hollis Wilcox,
Thomas P. Wilson.

Yeas 132, nays 111; so the affirmative of the question prevailed, and said resolution was indefinitely postponed.

On motion of Mr. Adams, of Lancaster, the House resumed the consideration of the report of the select committee on the division of Coös county.

The question was on the amendment of Mr. Adams, of Lancaster.

The question being put, Shall the amendment be adopted? it was decided in the affirmative.

The question being put, Shall the resolution as amended pass? it was decided in the affirmative.

Mr. Nesmith gave notice that he will ask leave, to-morrow, to bring in a bill to incorporate the Belknap Company.

Mr. Lyford, of Pittsfield, gave notice that he will, to-morrow, ask leave to introduce a bill entitled An act to regulate the hours of labor in manufacturing corporations, and for the education of operatives.

Mr. Spalding submitted the following resolution :

Resolved by the Senate and House of Representatives, in General Court convened, That the Secretary of State be directed to publish abstracts of the quarterly returns of banks, required to be made by chapter one hundred forty of the Revised Statutes, in the New-Hampshire Statesman and State Journal.

On the question being put, Shall the resolution be adopted? it was decided in the affirmative.

Ordered, That the clerk request the concurrence of the Senate therein.

AFTERNOON.

The special order of the day, being the reports of the majority and minority of the Committee on Roads, Bridges and Canals, in relation to the Northern Extension and Connecticut River Valley Railroad, coming up, was informally laid aside.

On motion of Mr. Haddock—

Ordered, That the rules of the House be so far suspended that bills and resolutions, ordered to a third reading this afternoon, be in order for a third reading at the present time.

The House proceeded to the consideration of a bill entitled An act for the further protection of personal liberty; which was read a third time.

On the question being put, Shall the bill pass? the yeas and nays were called for, and the result was as follows :

Those who voted in the affirmative were Messrs.

Ezra Adams,
Abner Allen,
Samuel Anderson,
David Ball,
George Barker,
Nathaniel Batchelder,

Hezekiah Bean,
Albin Beard,
Stephen Beede,
James Bell,
Thomas Bennett,
Ira Blake,

Thomas Boyd,
 Richard Boylston,
 Charles W. Brewster,
 Ivory Brown,
 Jonathan Brown,
 John Burnham,
 Samuel C. Burnham,
 Samuel Butterfield,
 Jacob Carter,
 Benjamin Chapman,
 Daniel M. Christie,
 Daniel Clark,
 Samuel Cleaves,
 Joseph Clough,
 Joseph Clough, Jr.,
 Gilbert Coburn,
 John M. Collins, jr.,
 Stephen Coombs,
 Luke Corser,
 Thomas Cotton, Jr.,
 David Cram,
 Abel Crawford,
 Franklin W. Day,
 George W. Dearborn,
 John W. Dodge,
 Ruel Durkee,
 Benjamin Eastman,
 Smith Emerson,
 James W. Emery,
 George Everett,
 Joseph Fifield,
 John W. Flagg,
 D. Flanders, of Londonderry,
 David Flanders, of Newtown,
 Jonathan Fletcher,
 Darwin Forbes,
 Eliphalet Foss,
 Eben C. Foster,
 Herman Foster,
 Zebulon Foster, Jr.,
 Samuel Garfield,
 Thomas Gerrish,
 Moses Gilman,
 Joseph Goodhue,
 Hiram Griffin,
 Charles B. Haddock,
 William Haile,
 James Hall,
 Hiram Hanson,
 Andrew L. Hersey,
 James Hilton,
 Harvey Hobart,
 Asa Huntington,
 Andrew Hussey,

Abner S. Hutchinson,
 Jacob F. James,
 John James,
 Stephen Jenkins,
 S. B. Johnson,
 David Jones,
 Simon W. Jones,
 Timothy Kenrick,
 Frederick T. Kidder,
 Elijah C. Kilburn,
 Isaac Kimball,
 Jonathan Kittredge,
 Cyrus Ladd,
 Ebenezer Lane,
 Daniel Lothrop,
 Wm. F. Lawrence,
 Stephen C. Lyford,
 William McCrae,
 James McDaniels,
 James McGaffey, Jr.,
 Isaac McGaw,
 Moses Marshall,
 Gilman Marston,
 Jonathan Martin,
 Richard Melvin,
 Henry Merrill,
 David Messer,
 Luke Miller,
 Ira W. Moore,
 Thomas W. Mordough,
 Artemas Morse,
 J. W. Mowry,
 George W. Nesmith,
 Zebina Newell,
 John Ordway,
 Luther Osgood,
 James P. Packer,
 Amos Page,
 Laban Page,
 Amos A. Parker,
 David N. Patterson,
 Eliphalet W. Philbrick,
 Joseph D. Pinder,
 Stephen Pingry,
 David B. Plumer,
 George W. Prescott,
 John Preston,
 Aaron Quimby,
 Isaac J. Quimby,
 John S. Quimby,
 A. Reed,
 A. P. Richards,
 Aaron Robinson,
 Thomas S. Robinson,

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John Rogers,
Henry B. Rust,
Dyer H. Sanborn,
Daniel Savage,
Aaron F. Sawyer,
Elisha Scribner,
Stephen B. Sherwin,
Charles H. Shorey,
Leander D. Sinclair,
Israel H. Smith,
John Smith, Jr.,
Isaac Spalding,
James M. Spooner,
George W. Stevens,
Samuel H. Stevens,
Isaac Sturtevant,
Ebenezer Thompson,
Philemon Tolles,
Calvin Topliff,
Arthur L. True,

Benjamin Veazey,
Wm. Vennard, 2d,
Cyrus K. Vilas,
Elijah Wadleigh,
Ephraim S. Wadleigh,
William Wadleigh,
Wells Waldron,
Peter Walker,
Moses K. Webster,
Samuel Webster,
Ichabod H. Wentworth,
John B. Wentworth,
Samuel H. Wentworth,
Dexter Wheeler,
Nathan White,
Eliphalet Wiggin,
Eleazer M. Wilson,
James Wilson,
Thomas Wright,
Jonathan Young.

Those who voted in the negative were Messrs.

Hermon Abbott,
Samuel H. Ayer,
Abel Bailey,
Willard A. Baker,
Gilman Batchelder,
David Blake,
Abner Blodgett,
James B. Brown,
Daniel Campbell,
Oliver Capron,
Jesse Carr,
Charles Caverly,
William Champion,
John H. Collins,
Nicholas Cook,
Peter Cram,
John Crane,
John Currier,
Daniel Demerit,
Asa P. Eastman,
Seth P. Follansbee,
Asa Ford,
John Gale,
Daniel K. Gault,
John F. Gerrish,
Robert Goodale,
Warren Goodspeed,
Abijah Hadley,
William Hadley,
Samuel M. Hart,
William Hewes,
Thomas Hobbs,

Charles Hodgdon, Jr.,
Nathaniel B. Hull,
Hosea C. Knowlton,
Jonathan Little,
Abel Lowe,
Francis H. Lyford,
Israel Mardin,
Hezekiah Parsons, Jr.,
Samuel J. Patridge,
Josiah Peabody,
Samuel P. Peavey,
Nathaniel Rix,
I. B. Sawtell,
Miles Scruton,
John Sleeper,
Aaron J. Smith,
Leander Smith,
Charles Sparhawk,
Benjamin Stevens, 2d,
Samuel Swasey,
Enoch Sweatt,
Jacob Taylor,
John D. Thompson,
Joseph Y. Tibbets,
Thomas Vincent,
Jonathan Wate,
Jesse Waldron,
Willard Walker,
Nathaniel Walton,
William Warner,
Ephraim Warren,
Joseph H. Watson,

Jonathan Whitmore,
Ira Whitcher,

Hollis Wilcox,
Solomon Wilson,

Yeas 160, nays 68 ; so the affirmative of the question prevailed, and the bill passed.

"An act in amendment of chapter 122 of the Revised Statutes ;" which was read a third time.

Resolved, That said bills pass, and that the titles of them be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

The House resumed the consideration of the reports of the majority and minority of the committee on the subject of the Northern Extension and Connecticut River Valley Rail-Road, that subject being the special order of the day.

On the question, Shall the amendment to the resolution of the committee pass? being put, after debate, it was decided in the negative.

So the House refused to adopt the amendment to the resolution.

Mr. Sanborn then submitted the following resolution :

Resolved, That all further action on the Northern Extension and Connecticut River Valley Rail-Road be indefinitely postponed.

After debate, on the question, Shall the resolution be adopted? being put, the yeas and nays were called for, and the result was as follows :

Those who voted in the affirmative were Messrs.

Hermon Abbott,
Ezra Adams,
Abel Bailey,
Willard A Baker,
Edwin Baldwin,
David Ball,
Gilman Batchelder,
Nathaniel Batchelder,
Hezekiah Bean,
Stephen Beede,
Thomas Bennett,
Nicholas C Blaisdell,
David Blake,
Abner Blodgett,
Thomas Boyd,
Ivory Brown,
James B Brown,
Jonathan Brown,
John Burnham,
Daniel Campbell,
Oliver Capron,
Roswell Carlton,
Jesse Carr,

Jacob Carter,
Charles Caverly,
William Champion,
Joseph Clough,
Gilbert Coburn,
John H. Collins,
John M Collins, Jr.,
Nicholas Cook,
Stephen Coombs,
Thomas Cotton, Jr.,
Peter Cram,
John Crane,
John Currier,
Franklin W Day,
George W Dearborn,
Daniel Demerit,
John W. Dodge,
William Dunn,
Ruel Durkee,
Asa P Eastman,
Benjamin Eastman,
Smith Emerson,
George Everett,

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Joseph Fifield,
 John W Flagg,
 David Flanders, of Londonderry,
 David Flanders, of Newtown,
 Jonathan Fletcher,
 Darwin Forbes,
 Eliphalet Foss,
 Zebulon Foster, Jr.,
 John Gale,
 Daniel K Gault,
 John F Gerrish,
 Moses Gilman,
 Robert Goodale,
 Joseph Goodhue,
 Warren Goodspeed,
 Hiram Griffin,
 Abijah Hadley,
 John L Hadley,
 William Hadley,
 William Haile,
 William P Hale,
 James Hall,
 Hiram Hanson,
 Samuel M Hart,
 Andrew L Hersey,
 James Hilton,
 Harvey Hobart,
 Thomas Hobbs,
 Charles Hodgdon, Jr.,
 Nathaniel B Hull,
 Abner S Hutchinson,
 John James,
 Simon W Jones,
 Frederick T Kidder,
 Elijah C Kilburn,
 Hosea C Knowlton,
 Cyrus Ladd,
 Ebenezer Lane,
 Daniel Lothrop,
 Jonathan Little,
 Francis H Lyford,
 Stephen C Lyford,
 James McDaniels,
 James McGaffey, Jr.,
 Isaac McGaw,
 Israel Mardin,
 Moses Marshall,
 Jonathan Martin,
 Richard Melvin,
 Henry Merrill,
 Ira W Moore,
 Thomas W Mordough,
 Nathaniel Morrill, Jr.,
 Artemas Morse,
 Levi Moulton,

Dudley Nelson,
 Zebina Newell,
 Samuel Noyes,
 John Ordway,
 Luther Osgood,
 Daniel Paige, Jr.,
 Amos A Parker,
 Edward Parsons,
 Hezekiah Parsons, Jr.,
 Samuel J Patridge,
 Samuel P Peavey,
 Eliphalet W Philbrick,
 David B Plumer,
 George W Prescott,
 John Preston,
 Isaac J Quimby,
 John S Quimby,
 Laban Rice,
 A P Richards,
 Nathaniel Rix,
 Aaron Robinson,
 Thomas S Robinson,
 Dyer H Sanborn,
 Hiram Sargent,
 Aaron F Sawyer,
 Miles Scruton,
 Stephen B Sherwin,
 John Sleeper,
 Aaron J Smith,
 Dudley Smith,
 Israel H Smith,
 John Smith, Jr.,
 Leander Smith,
 Samuel Smith, Jr.,
 Charles Sparhawk,
 James M Spooner,
 Benjamin Stevens, 2d,
 George W Stevens,
 Isaac Sturtevant,
 Samuel Swasey,
 Enoch Sweatt,
 Jacob Taylor,
 Ebenezer Thompson,
 John D Thompson,
 Joseph Y Tibbets,
 Philemon Tolles,
 Calvin Topliff,
 Arthur L True,
 Benjamin Veazey,
 Thomas Vincent,
 Elijah Wadleigh,
 Ephraim S Wadleigh,
 William Wadleigh,
 Jonathan Wate,
 Wells Waldron,

Peter Walker,
Nathaniel Walton,
William Warner,
Ephraim Warren,
Joseph H Watson,
Ichabod H Wentworth,
Dexter Wheeler,
Nathan White,
Jonathan Whitmore,

Ira Whitcher,
Eliphalet Wiggin,
Hollis Wilcox,
Eleazer M Wilson,
James Wilson,
Solomon Wilson,
Thomas Wright,
Jonathan Young.

Those who voted in the negative were Messrs.

Abner Allen,
Samuel Anderson,
George Barker,
Albin Beard,
James Bell,
Richard Boylston,
Charles W Brewster,
Samuel C Burnham,
Benjamin Chapman,
Daniel M Christie,
Daniel Clark,
Samuel Cleaves,
Joseph Clough, Jr,
Luke Corser,
David Cram,
Charles W. Cutter,
James W Emery,
Seth P Follansbee,
Asa Ford,
Eben C Foster,
Herman Foster,
Leonard C. French,
Thomas Gerrish,
Zeeb Gilman,
Charles B Haddock,
John N Handy,
Asa Huntington,
Andrew Hussey,
Jacob F James,
Stephen Jenkins,
S B Johnson,
David Jones,
Timothy Kenrick,

Isaac Kimball,
Richard Kimball,
Jonathan Kittredge,
William F Lawrence,
Abel Lowe,
Nathaniel Low,
William McCrae,
Gilman Marston,
J W Mowry,
George W Nesmith,
James P Packer,
Amos Page,
Laban Page,
David N Patterson,
Josiah Peabody,
Joseph D Pinder,
Stephen Pingry,
Ai Reed,
John Rogers,
Daniel Savage,
Thomas E Sawyer,
Elisha Scribner,
Jacob Sherburne,
Charles H Shorey,
Isaac Spalding,
Samuel H Stevens,
William Vennard, 2d,
Cyrus K. Vilas,
Willard Walker,
Moses K Webster,
John B Wentworth,
Samuel H Wentworth,
Thomas P Wilson.

Yeas 173, nays 66; so the affirmative of the question prevailed, and, the resolution being adopted, the subject was indefinitely postponed.

The House proceeded to the consideration of the bill entitled "An act in amendment of chapter 214 of the Revised Statutes,"

[*Mr. Haddock in the chair,*]

Which was read a third time.

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Mr. Emery moved that the bill be put upon its second reading, for the purpose of amendment; which motion prevailed.

Mr. Emery moved an amendment.

After debate, Mr. Hale, of Dover, moved that the bill be indefinitely postponed, for the purpose of obtaining the sense of the House; stating, at the same time, that he should vote against the motion.

On motion,

The House adjourned.

THURSDAY, JULY 2, 1846.

Prayer by Rev. Mr. Perkins.

On motion—

Ordered, That the rules of the House be so far suspended that the reading of the journal of yesterday be dispensed with.

Mr. Bachelder, of Northwood, presented the petition of Samuel W. Hill and others, for the removal of an officer in the 7th company and 18th regiment.

Ordered, That the same be referred to the Committee on Military Affairs.

Mr. Wilson, of Keene, presented the petition for an act of incorporation for a manufacturing company on the Contoocook river, in Concord and Boscaawen.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

Mr. Cleaves, from the Committee on Agriculture and Manufactures, to whom was referred the petition of Thomas G. Morse, praying for an act of incorporation, reported a bill, which was read a first and second time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

Mr. Beede, from the same committee, to whom was referred the bill to incorporate the Portsmouth Company, reported the same in a new draft, which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon, at 11 o'clock.

Mr. McCrae, from the same committee, to whom was referred the petition of George Brownell and others, reported a bill, which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon, at 11 o'clock.

Mr. Sawyer, of Dover, from the Committee on Elections, to whom was referred the memorial of John G. Dickey, in relation to the

right of the town of Hillsborough to send two representatives, made a report, accompanied with the following resolution :

Resolved, That Thomas P. Wilson, returned as a representative from the town of Hillsborough, is not entitled to a seat in this House.

On motion of Mr. Fifield—

Ordered, That the subject be laid upon the table.

Mr. Newell, from the Committee on Banks, to whom was recommended the bill, entitled An act to increase the capital stock of the Manchester Bank, with the proposed amendment, having had the same again under consideration, reported the same in the form in which it was recommended.

Ordered, To lie on the table.

Mr. Clark, from the Committee on Agriculture and Manufactures, to whom was referred the petition of Abbot Lawrence and others, for an increase of capital stock in the Winnepiseogee Lake Cotton and Woolen Manufacturing Company, reported a bill, which was read a first time.

Ordered, That the same be read a second time to-morrow forenoon, at 11 o'clock.

Mr. Sanborn, from the Committee on Towns and Parishes, to whom was referred the petition of Thomas Y. Wentworth and others, to disannex a portion of land from Milton and annex it to Farmington, made a report ; whereupon,

Resolved, That the further consideration of said petition be postponed to the next session of the legislature, and that the petitioners issue such order of notice to the parties concerned as the law requires.

Mr. Sanborn, from the same committee, to whom was referred the petition of Rufus C. Varney and others, praying that a part of said Varney's farm be severed from Rochester and annexed to Barrington, made a report ; whereupon,

Resolved, That the said petitioners have leave to bring in a bill.

Mr. George W. Stevens, from the Committee on Banks, to whom was referred the petition of Andrew Mack and others, praying for a charter establishing a bank at Meredith Bridge, reported a bill, which was read a first and second time.

Ordered, That the same be read a third time, to-morrow at 3 o'clock in the afternoon.

Mr. Rust, from the Committee on Roads, Bridges and Canals, to whom was referred an act to incorporate the Nashua and Exeter Rail-Road Company, made a report ; whereupon,

Resolved, That said committee be discharged from the further consideration of the subject, and that the same be postponed to the next session of the legislature, with the usual order of notice.

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Mr. Ira Blake, from the Committee on Military Affairs, to whom was referred the petition of Daniel Murphy and others, for an alteration of the militia laws, made a report; whereupon,

Resolved, That the petitioners have leave to withdraw their petition.

Mr. Topliff, from the Committee on Military Accounts, to whom was referred the account of Ezra Dane, made a report; whereupon,

Resolved, That the claimant have leave to withdraw his account.

Mr. Cutter, from the Committee on Military Affairs, to whom was committed an order of enquiry into the expediency of altering or amending sec. 7, chap. 93, of the Revised Statutes, made a report; whereupon,

Resolved, That it is inexpedient to legislate on the subject.

Mr. Cutter, from the same committee, to whom was referred the memorial of Charles Hight and others, praying for the removal of a military officer, made a report; whereupon,

Resolved, That the petitioners have leave to withdraw their petition.

Mr. Cutter, from the same committee, to whom was referred the petition of Arthur Branscomb and others, praying for the abolition of general musters of the militia, made a report; whereupon,

Resolved, That the petitioners have leave to withdraw their petition.

Mr. Haddock, from the Committee on Education, to whom was referred the thirty resolutions, granting copies of Dr. Charles T. Jackson's Final Report on the Geology of New-Hampshire, and who were instructed, also, to ascertain how many copies of that work there are belonging to the state, reported that there are in the office of the Secretary of State twenty-two copies of the work, and that the committee recommend the passage of the following resolution:

Resolved, That it is expedient to keep at least as many copies as we now have of this work, for the purpose of future exchanges with other states; and that, therefore, said resolutions ought not to be adopted.

Mr. Flanders, of Londonderry, from the Committee on Claims, to whom was referred the petition of John C. Farnum, for relief against a claim of the state, reported that they had given the subject that careful consideration which it seemed to them to demand, and recommend the passage of the following resolution:

Resolved by the Senate and House of Representatives, in General Court convened, That the treasurer of this state be authorized and required to give a full discharge to John C. Farnum on a mortgage of certain real estate pledged to the state of New-Hampshire by said Farnum;

Which was read a first and second time.

Mr. Kittredge moved an amendment, which was adopted.

Mr. Kittredge moved a reconsideration of the vote, which motion prevailed.

Mr. Kittredge moved to amend said resolution, by adding the words, "and the debt which the mortgage was given to secure;" which amendment was adopted:

Mr. Lyford, of Meredith, moved that the rules of the House be so far suspended that the resolution be read a third time at the present time; which motion prevailed.

The resolution was then read a third time, and passed.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Christie, from the Committee on the Judiciary, to whom were referred the petitions of John Hall and others, of Hiram Walker and others, of Job Thompson and others, and Louis McDuffie and others, praying for the removal of Gorham W. Hoit from the office of sheriff of the county of Strafford; and the remonstrance of Winthrop A. Marston and others, and numerous other remonstrances, all against the removal of said Hoit from said office, made a report; whereupon,

Resolved, That the further consideration of said petitions and remonstrances be postponed to the next session of the legislature.

Mr. Lyford, of Pittsfield, by leave, introduced a bill entitled An act to regulate the hours of labor in manufacturing corporations, and for the education of operatives; which was read a first and second time.

Ordered, That the same be referred to the select committee having that subject under consideration.

Mr. Page, of Concord, by leave, introduced a bill to incorporate the Concord Hook and Ladder Company; which was read a first and second time.

Ordered, That the same be referred to the Committee on Incorporations.

Mr. Clough, of Canterbury, by leave introduced a bill, entitled An act authorizing the Governor and Council to commute the sentence of death in the case of Andrew Howard; which was read a first and second time.

Ordered, That the same be referred to the Committee on the Judiciary.

Mr. Wilson, of Keene, by leave introduced a bill, entitled An act for the protection of the telegraph line in this state; which was read a first and second time.

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Ordered, That the same be referred to the Committee on the Judiciary.

Mr. James, of Manchester, from the Committee on Claims, to whom was referred the account of Hon. Edmund Burke for professional services rendered the state, made a report; whereupon,

Resolved, That the account of Hon. Edmund Burke be referred to the Committee on the Judiciary.

In compliance with a resolution of the House, the clerks of the court of common pleas for the counties of Hillsborough and Merrimack laid before the House communications relative to haymakers and pedlars; which were read.

Ordered, That the same be referred to the Committee on the Judiciary.

[$\frac{1}{4}$ before 11 o'clock.]

On motion, the House so far suspended the rules, that all bills and resolutions that are in order this day at 11 o'clock, be made the order of the day at the present time.

The House proceeded to the orders of the day, upon the consideration of the following bills and resolution:

A bill in addition to and in amendment of the Militia Laws of this State;

- bill to regulate the admeasurement of fire-wood and charcoal;
- bill to incorporate the Claremont Bank;
- bill to incorporate the Equitable Mutual Fire-Insurance Company;
- bill to incorporate the Sunapee Mill;
- bill to incorporate the Bath Mining Company;
- bill in amendment of chapter 77 of the Revised Statutes;

Which were severally read a second time.

Ordered, That the same be read a third time, to-morrow at 3 o'clock in the afternoon.

A joint resolution in favor of appropriating the portion of the proceeds of the public lands now in the treasury of the United States and assigned to this state, when received, for the purpose of enlarging the New-Hampshire Asylum.

Mr. James, of Deerfield, moved to amend the resolution.

The Speaker decided the proposed amendment not in order.

Mr. Fifield moved that the resolution be indefinitely postponed, and upon this demanded the yeas and nays.

Mr. Martin moved to lay the resolution on the table.

A division was called for, and the question was decided in the negative.

The question recurring on the motion to postpone indefinitely, Mr. Fifield withdrew his motion.

Mr. Swasey moved to lay the subject on the table, which motion prevailed.

A bill for the equalization of taxation ;

Which was read a second time.

Ordered, That the same be referred to the Committee on the Judiciary.

A bill, entitled An act in amendment of chap. 130 of the Revised Statutes.

Mr. Emery moved that it be indefinitely postponed.

After debate, on the question being put, Shall the bill be indefinitely postponed? it was decided in the affirmative ; so said bill was indefinitely postponed.

A bill to regulate the choice of moderators of town-meetings in certain cases.

Mr. Knowlton moved that the bill be indefinitely postponed.

A division was called for ; thereupon, Mr. Knowlton withdrew his motion.

The question recurring, Shall the bill be read a third time? and being put, it was decided in the affirmative.

The bill was then

Ordered to a third reading this afternoon at 3 o'clock.

On motion of Mr. Swasey, the House resumed the consideration of the joint resolution making an appropriation for the enlargement of the New-Hampshire Asylum.

Mr. Swasey moved to amend, by striking out all after the resolving clause, and insert as follows :

“ That a sum of money not exceeding ten thousand dollars be, and the same is hereby appropriated to the enlargement of the New-Hampshire Asylum for the Insane, by the addition of a new wing and the necessary furniture for the same ; to be expended for said purpose under the direction of the Trustees of said Asylum ; and the Governor is hereby authorized to draw his warrant for the payment of said money to said Trustees, in such sums and at such times as the same may be needed.”

On the question being put, Shall the amendment be adopted? it was decided in the affirmative.

Ordered, That the resolution, as amended, be read a third time this afternoon at 3 o'clock.

Agreeably to previous notice, Mr. Nesmith, by leave introduced a bill, entitled “ An act to incorporate the Webster Mills ;” which was read a first and second time.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

Mr. Sawyer, of Dover, by leave introduced a bill, entitled An act

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to establish a corporation by the name of Strafford Mills ; which was read a first and second time.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

Mr. Webster, of Kingston, asked leave of absence from the House on account of sickness of his family. Granted.

Mr. Clark gave notice that he should, to-morrow, move to reconsider the vote on the bill to revive the charter of Boscawen Bridge.

Mr. Packer submitted the following resolution :

Resolved by the Senate and House of Representatives, in General Court convened, That Nathaniel B. Baker be allowed the sum of \$7.36 ; Stephen C. Badger the sum of \$5.12 : James Moore \$5.12 ; Asa P. Cate \$7.52 ; Ira A. Eastman \$7.52 ; Charles F. Gove \$10.08 ; Nathan Stickney \$5.12 ; Job Abbott \$5.84 ; Jacob A. Potter \$5.96 ; Dudley S. Palmer \$6.12 ; Joel Frazier \$12.90 ; H. L. Hazelton \$16.00, and John Pettingill \$5.12, in full of their respective claims for services at the examination before the special committee appointed on the Address for the removal of the Attorney-General ; the same having been audited and allowed by said committee ;

Which was read a first and second time.

Ordered, That the same be read a third time, to-morrow afternoon at 3 o'clock.

On motion of Mr. Waldron, of Dover—

Resolved, That hereafter, when the House adjourn in the afternoon they adjourn to meet at nine o'clock in the forenoon.

Mr. Dearborn, from the Joint Committee on Engrossed Bills, reported that they had carefully examined and found correctly engrossed bills with the following titles :

An act to incorporate the Carroll County Mutual Fire-Insurance Company ;

— act to incorporate the Lebanon Liberal Institute ;

— act in amendment of an act, entitled An act to incorporate the Trustees of the New-Hampshire and Vermont Methodist Conference ;

— act in amendment of the 11th sec. of the 70th chap. of the Revised Statutes ;

— act in addition to chap. 72 of the Revised Statutes.

The House resumed the consideration of the unfinished business of yesterday, on a bill entitled An act in addition to chap. 244 of the Revised Statutes.

The question was on the motion of Mr. Hale, of Dover, to postpone indefinitely, and on which he demanded the yeas and nays.

The result was as follows :

Those who voted in the affirmative were Messrs.

Hermon Abbott,	Eliphalet Foss,
Ezra Adams,	Eben C. Foster,
Samuel Anderson,	Herman Foster,
Samuel H. Ayer,	Zebulon Foster, Jr.,
Willard A. Baker,	Leonard C. French,
George Barker,	Daniel K. Gault,
Gilman Batchelder,	Ziba Gay,
Nathaniel Batchelder,	John F. Gerrish,
Hezekiah Bean,	Thomas Gerrish,
David Blake,	Moses Gilman,
Richard Boylston,	Zeeb Gilman,
Charles W. Brewster,	Robert Goodale,
Ivory Brown,	Hiram Griffin,
Jonathan Brown,	Charles B. Haddock,
Samuel C. Burnham,	Abijah Hadley,
Samuel Butterfield,	John L. Hadley,
Daniel Campbell,	William Hadley,
Oliver Capron,	William Haile,
Roswell Carlton,	William P. Hale,
Jacob Carter,	James Hall,
Charles Caverly,	Hiram Hanson,
William Champion,	Samuel M. Hart,
Thomas Chase,	Charles Hodgdon, Jr.,
Daniel Clark,	Nathaniel B. Hull,
Samuel Cleaves,	Asa Huntington,
Gilbert Coburn,	Abner S. Hutchinson,
John H. Collins,	Jacob F. James,
Stephen Coombs,	Stephen Jenkins,
David Cram,	David Jones,
Peter Cram,	Timothy Kenrick,
Abel Crawford,	Frederick T. Kidder,
John Currier,	Elijah C. Kilburn,
Charles W. Cutter,	Isaac Kimball,
Daniel Demerit,	Richard Kimball,
John W. Dodge,	Jonathan Kittredge,
William Dunn,	Hosea C. Knowlton,
Ruel Durkee,	Cyrus Ladd,
Asa P. Eastman,	William F. Lawrence,
Benjamin Eastman,	Jonathan Little,
James W. Emery,	Abel Lowe,
David Flanders, of Londonderry,	Nathaniel Low,
Asa Ford,	Francis H. Lyford,

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Stephen C. Lyford,
 William McCrae,
 James McDaniels,
 James McGaffey, Jr.,
 Isaac McGaw,
 Israel Mardin,
 Gilman Marston,
 Richard Melvin,
 David Messer,
 Ira W. Moore,
 Thomas W. Mordough,
 Artemas Morse,
 Levi Moulton,
 J. W. Mowry,
 Zebina Newell,
 John Ordway,
 Amos Page,
 Amos A. Parker,
 Samuel J. Patridge,
 David N. Patterson,
 Josiah Peabody,
 Samuel P. Peavey,
 Isaac J. Quimby,
 Ai Reed,
 Nathaniel Rix,
 John Rogers,
 S. H. Rowell,
 Dyer H. Sanborn,
 Daniel Savage,
 I. B. Sawtell,
 Aaron F. Sawyer,
 Thomas E. Sawyer,
 Elisha Scribner,
 Miles Scruton,
 Jacob Sherburne,
 Stephen B. Sherwin,
 Leander D. Sinclair,
 John Sleeper,

Aaron J. Smith,
 Dudley Smith,
 Israel H. Smith,
 John Smith, Jr.,
 Leander Smith,
 Charles Sparhawk,
 Isaac Spalding,
 James M. Spooner,
 Benjamin Stevens, 2d,
 George W. Stevens,
 Samuel H. Stevens,
 Isaac Sturtevant,
 Samuel Swasey,
 Enoch Sweatt,
 Ebenezer Thompson,
 John D. Thompson,
 Philemon Tolles,
 Calvin Topliff,
 Benjamin Veazey,
 William Vennard, 2d,
 Cyrus K. Vilas,
 Jonathan Wate,
 Jesse Waldron,
 Willard Walker,
 William Warner,
 Ephraim Warren,
 Joseph H. Watson,
 Moses K. Webster,
 Ichabod H. Wentworth,
 John B. Wentworth,
 Samuel H. Wentworth,
 Nathan White,
 Jonathan Whitmore,
 Ira Witcher,
 James Wilson,
 Thomas P. Wilson,
 Thomas Wright,
 Jonathan Young.

Those who voted in the negative were Messrs.

Harvey Adams,
 Abner Allen,
 Abel Bailey,
 David Ball,

Albin Beard,
 Stephen Beede,
 Thomas Bennett,
 Nicholas C. Blaisdell,

Ira Blake,
 Abner Blodgett,
 James B. Brown,
 John Burnham,
 Joseph Clough,
 John M. Collins, Jr.,
 Nicholas Cook,
 John Crane,
 Franklin W. Day,
 George W. Dearborn,
 Smith Emerson,
 George Everett,
 Joseph Fifield,
 John W. Flagg,
 David Flanders, of Newtown,
 Jonathan Fletcher,
 Seth P. Follansbee,
 John Gale,
 Samuel Garfield,
 Joseph Goodhue,
 Warren Goodspeed,
 Andrew L. Hersey,
 William Hewes,
 James Hilton,
 Harvey Hobart,
 Thomas Hobbs,
 Andrew Hussey,
 John James,
 Ebenezer Lane,
 Daniel Lothrop,
 Moses Marshall,
 Jonathan Martin,
 Henry Merrill,
 Luke Miller,
 Nathaniel Morrill, Jr.,

Samuel Nay,
 Luther Osgood,
 James P. Packer,
 Daniel Paige, Jr.,
 Laban Page,
 Edward Parsons,
 Hezekiah Parsons, Jr.,
 Eliphalet W. Philbrick,
 Joseph D. Pinder,
 David B. Plumer,
 George W. Prescott,
 John Preston,
 Aaron Quimby,
 John S. Quimby,
 Laban Rice,
 A. P. Richards,
 Aaron Robinson,
 Henry B. Rust,
 Hiram Sargent,
 Charles H. Shorey,
 Samuel Smith, Jr.,
 Joseph Y. Tibbets,
 Arthur L. True,
 Thomas Vincent,
 Elijah Wadleigh,
 Ephraim S. Wadleigh,
 William Wadleigh,
 Wells Waldron,
 Peter Walker,
 Nathaniel Walton,
 Dexter Wheeler,
 Eliphalet Wiggin,
 Hollis Wilcox,
 Eleazer M. Wilson,
 Solomon Wilson.

Yeas 160, nays 78 ; so the affirmative of the question prevailed, and said bill was indefinitely postponed.

Mr. Martin, from the Committee on the State House and State House Yard, to whom was referred the account of E. Gale, made a report ; whereupon,

Resolved, That said claim be referred to the Committee on Claims.

On motion,

The House adjourned.

AFTERNOON.

The House proceeded to the special order of the day, upon the consideration of a bill, entitled An act in addition to, and in amendment of, the Militia Laws of this State.

The question was, Shall the bill be read a second time ?

Mr. Gates moved to lay it on the table.

A division was called for. No quorum voting, the question was again put.

No quorum voting, on motion of Mr. Lyford, of Pittsfield, a call of the House was ordered ; but before the call was finished—

On motion, further proceedings under the call were dispensed with.

The question being again put, on laying said bill on the table, it was decided in the affirmative.

So the bill was ordered to lie on the table.

The House proceeded to the orders of the day, upon the consideration of bills with the following titles, and the following resolutions :

An act in amendment of chap. 77 of the Revised Statutes ;

— act to incorporate the Merino Manufacturing Company ;

— act to incorporate the East-Wilton and Groton Rail-Road ;

— act to incorporate the Claremont Bank ;

— act to incorporate the Atlantic Manufacturing Company ;

— act to change the name of Newtown.

On the question relating to the last bill, Shall the bill be read a third time ? being put, the yeas and nays were called for, and the result was as follows :

Those who voted in the affirmative were Messrs.

Hermon Abbot,
Ezra Adams,
Harvey Adams,
Samuel Anderson,
Samuel H Ayer,
Abel Bailey,
Willard A Baker,
Edwin Baldwin,
David Ball,
Gilman Batchelder,
Hezekiah Bean,
Albin Beard,
James Bell,
Thomas Bennett,
David Blake,
Ira Blake,
Richard Boylston,
Charles W Brewster,
Ivory Brown,
James B Brown,
Jonathan Brown,

John Burnham,
Samuel C Burnham,
Samuel Butterfield,
Daniel Campbell,
Oliver Capron,
Roswell Carlton,
Jesse Carr,
Charles Caverly,
William Champion,
Benjamin Chapman,
Thomas Chase,
Daniel M Christie,
Daniel Clark,
Samuel Cleaves,
Joseph Clough, jr.,
Gilbert Coburn,
John H Collins,
John M Collins, jr.,
Nicholas Cook,
Thomas Cotton, Jr.,
David Cram,

Peter Cram,
John Crane,
Abel Crawford,
John Currier,
Charles W Cutter,
Franklin W Day,
Daniel Demerit,
William Dunn,
Ruel Durkee,
Asa P Eastman,
Smith Emerson,
James W Emery,
George Everett,
Joseph Fifield,
John W. Flagg,
David Flanders, of Londonderry,
David Flanders, of Newtown,
Eliphalet Foss,
Herman Foster,
Zebulon Foster, Jr.,
Leonard C French,
John Gale,
Daniel K Gault,
John F Gerrish,
Moses Gilman,
Joseph Goodhue,
Warren Goodspeed,
Hiram Griffin,
Abijah Hadley,
William Hadley,
William P Hale,
James Hall,
John N Handy,
Samuel M Hart,
William Hewes,
Harvey Hobart,
Thomas Hobbs,
Charles Hodgdon, Jr.,
Nathaniel B Hull,
Asa Huntington,
Andrew Hussey,
Stephen Jenkins,
S B Johnson,
David Jones,
Elijah C Kilburn,
Isaac Kimball,
Hosea C Knowlton,
Ebenezer Lane,
William F Lawrence,
Francis H Lyford,
Stephen C Lyford,
William McCrae,
James McDaniels,
Israel Mardin,
Jonathan Martin,

Richard Melvin,
David Messer,
Nathaniel Morrill, Jr.,
Levi Moulton,
J W Mowry,
George W Nesmith,
Zebina Newell,
Samuel Noyes,
Luther Osgood,
Amos Page,
Laban Page,
Amos A Parker,
Edward Parsons,
Hezekiah Parsons, jr.,
Samuel P Peavey,
Eliphalet W Philbrick,
Joseph D Pinder,
Stephen Pingry,
David B Plumer,
George W Prescott,
John Preston,
Isaac J Quimby,
John S Quimby,
Ai Reed,
Laban Rice,
A P Richards,
Nathaniel Rix,
Thomas S Robinson,
Henry B Rust,
Dyer H Sanborn,
Hiram Sargent,
I B Sawtell,
Aaron F Sawyer,
Elisha Scribner,
Jacob Sherburne,
Stephen B Sherwin,
Charles H Shorey,
Leander D Sinclair,
John Sleeper,
Aaron J Smith,
Dudley Smith,
Israel H Smith,
John Smith, jr.,
Leander Smith,
Samuel Smith, jr.,
Charles Sparhawk,
Isaac Spalding,
James M Spooner,
Benjamin Stevens, 2d,
George W Stevens,
Enoch Sweatt,
Jacob Taylor,
Ebenezer Thompson,
John D Thompson,
Joseph Y Tibbets,

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Philemon Tolles,
Calvin Topliff,
Arthur L True,
Benjamin Veazey,
William Vennard, 2d,
Thomas Vincent,
William Wadleigh,
Jonathan Wate,
Jesse Waldron,
Wells Waldron,
Peter Walker,
Willard Walker,
Nathaniel Walton,
William Warner,

Ephraim Warren,
Joseph H Watson,
John B Wentworth,
Samuel H Wentworth,
Dexter Wheeler,
Nathan White,
Jonathan Whitmore,
Ira Whitcher,
Eliphalet Wiggin,
Eleazer M Wilson,
Solomon Wilson,
Thomas P Wilson,
Jonathan Young.

Those who voted in the negative were Messrs.

George Barker,
Nathaniel Batchelder,
Stephen Beede,
Nicholas C Blaisdell,
Abner Blodgett,
Thomas Boyd,
Joseph Clough,
Stephen Coombs,
Luke Corser,
John W Dodge,
Jonathan Fletcher,
Seth P. Follansbee,
Darwin Forbes,
Asa Ford,
Eben C Foster,
Samuel Garfield,
James M Gates,
Thomas Gerrish,
Robert Goodale,
Andrew L Hersey,
James Hilton,
Abner S Hutchinson,
Jacob F James,
Simon W Jones,
Timothy Kenrick,
Richard Kimball,

Jonathan Kittredge,
Jonathan Little,
Abel Lowe,
Moses Marshall,
Gilman Marston,
Henry Merrill,
Luke Miller,
Thomas W Mordough,
Artemas Morse,
Dudley Nelson,
Daniel Paige, jr.,
Samuel J Patridge,
David N Patterson,
Daniel Savage,
Thomas E Sawyer,
Miles Scruton,
Samuel H Stevens,
Samuel Swasey,
Cyrus K Vilas,
Elijah Wadleigh,
Ephraim S Wadleigh,
Moses K Webster,
Ichabod H Wentworth,
Hollis Wilcox,
Thomas Wright.

- Yeas 179, nays 51 ; so the affirmative of the question prevailed.
- An act in addition to chapter 226 of the Revised Statutes ;
— act to incorporate the Norway Plains Company ;
- A resolution authorizing His Excellency the Governor, with advice and consent of the Council, to appoint annually a committee to examine into the condition of the State Prison ;
- A resolution directing the public printer to print fifty copies of the pamphlet laws of each session of the legislature, in addition to those now required by law, and deliver the same to the Secretary of State.

The foregoing bills were severally read a third time.

Resolved, That they pass, and the titles thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

A bill in amendment of chapter 117 of the Revised Statutes.

Mr. Kidder moved an amendment.

Before the question was taken, Mr. Kidder moved that the bill and amendment lie on the table; which motion prevailed.

A joint resolution relating to the publication of the laws in newspapers.

Mr. Kittredge moved an amendment, by affixing a condition in the following words: "Provided the publishers shall do this work for \$10.00 each."

Mr. Cutter moved to amend, by giving \$12.00 instead of \$10.00; which did not prevail.

The question recurring on Mr. Kittredge's amendment, Shall the amendment be adopted? and being put, it was decided in the affirmative.

Mr. Kittredge moved a reconsideration, which motion prevailed.

On motion, the resolution was laid on the table.

The House proceeded to the special order of the day, upon the consideration of the preamble and resolution of Mr. Nathaniel Low, in relation to slavery and the tariff, and the amendment offered by Mr. Hale, of Dover.

The question before the House was on the motion to indefinitely postpone.

After debate, the question, Shall the subject be indefinitely postponed? being put, the yeas and nays were called for, and the result was as follows:

Those who voted in the affirmative were Messrs.

Hermon Abbott,
Samuel H Ayer,
Abel Bailey,
Willard A. Baker,
Gilman Batchelder,
David Blake,
Abner Blodgett,
Ivory Brown,
James B. Brown,
John Burnham,
Samuel C. Burnham,
Samuel Butterfield,
Daniel Campbell,

Roswell Carlton,
Jesse Carr,
Jacob Carter,
Charles Caverly,
William Champion,
Joseph Clough,
Gilbert Coburn,
John H. Collins,
Thomas Cotton, jr.,
Peter Cram,
John Crane,
Abel Crawford,
John Currier,

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Franklin W. Day,
Daniel Demerit,
William Dunn,
Asa P. Eastman,
Joseph Fifield,
John W. Flagg,
David Flanders, of Newtown,
Seth P. Follansbee,
Darwin Forbes,
Asa Ford,
Eliphalet Foss,
Zebulon Foster, jr.,
John Gale,
Daniel K. Gault,
John F. Gerrish,
Zeeb Gilman,
Robert Goodale,
Warren Goodspeed,
Hiram Griffin,
Abijah Hadley,
John L. Hadley,
William Hadly,
William P. Hale,
Samuel M. Hart,
Andrew L. Hersey,
William Hewes,
James Hilton,
Thomas Hobbs,
Charles Hodgdon, jr.,
Nathaniel B. Hull,
Simon W. Jones,
Hosea C. Knowlton,
Abel Lowe,
Francis H. Lyford,
James McDaniels,
Israel Mardin,
Luke Miller,
Thomas W. Mordough,
Nathaniel Morrill, jr.,
Artemas Morse,
Levi Moulton,
Samuel Nay,
Luther Osgood,
Daniel Paige, jr.,

Edward Parsons,
Hezekiah Parsons, jr.,
Samuel J. Patridge,
Samuel P. Peavey,
Eliphalet W. Philbrick,
Isaac J. Quimby,
Laban Rice,
A. P. Richards,
Nathaniel Rix,
Aaron Robinson,
Henry B. Rust,
Dyer H. Sanborn,
Hiram Sargent,
I. B. Sawtell,
Miles Scruton,
Jacob Sherburne,
John Sleeper,
Aaron J. Smith,
Leander Smith,
Samuel Smith, jr.,
James M. Spooner,
Benjamin Stevens, 2d,
Samuel Swasey,
Enoch Sweatt,
Jacob Taylor,
John B. Thompson,
Joseph Y. Tibbets,
Calvin Topliff,
Thomas Vincent,
Jonathan Wate,
Jesse Waldron,
Peter Walker,
Willard Walker,
Nathaniel Walton,
William Warner,
Ephraim Warren,
Joseph H. Watson,
Dexter Wheeler,
Jonathan Whitmore,
Ira Whitcher,
Hollis Wilcox,
Solomon Wilson,
Thomas P. Wilson.

Those who voted in the negative were Messrs.

Ezra Adams,	Ziba Gay,
Abner Allen,	Thomas Gerrish,
Edwin Baldwin,	Moses Gilman,
David Ball,	Joseph Goodhue,
George Barker,	Charles B. Haddock,
Nathaniel Batchelder,	William Haile,
Hezekiah Bean,	James Hall,
Albin Beard,	Hiram Hanson,
Stephen Beede,	John N. Handy,
James Bell,	Harvey Hobart,
Thomas Bennett,	Asa Huntington,
Nicholas C. Blaisdell,	Andrew Hussey,
Ira Blake,	Abner S. Hutchinson,
Thomas Boyd,	Jacob F. James,
Richard Boylston,	John James,
Charles W. Brewster,	Stephen Jenkins,
Jonathan Brown,	S. B. Johnson,
Benjamin Chapman,	Timothy Kenrick,
Thomas Chase,	Frederick T. Kidder,
Daniel M. Christie,	Elijah C. Kilburn,
Daniel Clark,	Isaac Kimball,
Samuel Cleaves,	Richard Kimball,
Joseph Clough, jr.,	Jonathan Kittredge,
John M. Collins, jr.,	Cyrus Ladd,
Stephen Coombs,	Ebenezer Lane,
Luke Corser,	Daniel Lothrop,
David Cram,	William F. Lawrence,
Charles W. Cutter,	Nathaniel Low,
George W. Dearborn,	Stephen C. Lyford,
John W. Dodge,	William McCrae,
Ruel Durkee,	James McGaffey, jr.,
Benjamin Eastman,	Isaac McGaw,
Smith Emerson,	Moses Marshall,
James W. Emery,	Gilman Marston,
George Everett,	Jonathan Martin,
David Flanders, of Londonderry,	Richard Melvin,
Jonathan Fletcher,	Henry Merrill,
Eben C. Foster,	David Messer,
Herman Foster,	Ira W. Moore,
Leonard C. French,	J. W. Mowry,
Samuel Garfield,	Dudley Nelson,
James M. Gates,	George W. Nesmith,

Zebina Newell,
 Samuel Noyes,
 John Ordway,
 James P. Packer,
 Amos Page,
 Laban Page,
 Amos A. Parker,
 David N. Patterson,
 Josiah Peabody,
 Joseph D. Pinder,
 David B. Plumer,
 George W. Prescott,
 John Preston,
 Aaron Quimby,
 John S. Quimby,
 Ai Reed,
 Thomas S. Robinson,
 John Rogers,
 S. H. Rowell,
 Daniel Savage,
 Aaron F. Sawyer,
 Thomas E. Sawyer,
 Elisha Scribner,
 Stephen B. Sherwin,
 Charles H. Shorey,
 Leander D. Sinclair,

Israel H. Smith,
 John Smith, jr.,
 Charles Sparhawk,
 Isaac Spalding,
 George W. Stevens,
 Samuel H. Stevens,
 Isaac Sturtevant,
 Ebenezer Thompson,
 Philemon Tolles,
 Arthur L. True,
 Benjamin Veazey,
 William Vennard, 2d,
 Cyrus K. Vilas,
 Elijah Wadleigh,
 William Wadleigh,
 Wells Waldron,
 Moses K. Webster,
 Ichabod H. Wentworth,
 John B. Wentworth,
 Samuel H. Wentworth,
 Nathan White,
 Eliphalet Wiggin,
 Eleazer M. Wilson,
 James Wilson,
 Thomas Wright.

Yeas 113, nays 135; so the negative of the question prevailed, and the preamble, resolution and amendment were not indefinitely postponed.

The question was then taken on the motion to strike out.

On this question Mr. Swasey demanded the yeas and nays, and the result was as follows:

Those who voted in the affirmative were Messrs.

Hermon Abbott,
 Harvey Adams,
 Samuel H. Ayer,
 Abel Bailey,
 Willard A. Baker,
 Edwin Baldwin,
 David Ball,
 Gilman Batchelder,
 Hezekiah Bean,
 James Bell,
 Thomas Bennett,

Nicholas C. Blaisdell,
 David Blake,
 Ira Blake,
 Abner Blodgett,
 Thomas Boyd,
 Richard Boylston,
 Charles W. Brewster,
 Ivory Brown,
 James B. Brown,
 Jonathan Brown,
 Samuel C. Burnham,

Samuel Butterfield,	Warren Goodspeed,
Daniel Campbell,	Hiram Griffin,
Roswell Carlton,	Abijah Hadley,
Jesse Carr,	John L. Hadley,
Jacob Carter,	William Hadley,
Charles Caverly,	William Haile,
Benjamin Chapinan,	William P. Hale,
Thomas Chase,	John N. Handy,
Daniel M. Christie,	Andrew L. Hersey,
Daniel Clark,	William Hewes,
Samuel Cleaves,	James Hilton,
Joseph Clough,	Thomas Hobbs,
Joseph Clough, jr.,	Charles Hodgdon, jr.,
Gilbert Coburn,	Nathaniel B. Hull,
John H. Collins,	Asa Huntington,
Nicholas Cook,	Andrew Hussey,
Stephen Coombs,	Stephen Jenkins,
Thomas Cotton, jr.,	S. B. Johnson,
Peter Cram,	David Jones,
John Crane,	Simon W. Jones,
Abel Crawford,	Timothy Kenrick,
John Currier,	Elijah C. Kilburn,
Franklin W. Day,	Richard Kimball,
Daniel Demerit,	Jonathan Kittredge,
John W. Dodge,	Hosea C. Knowlton,
William Dunn,	Cyrus Ladd,
Asa P. Eastman,	Daniel Lothrop,
Benjamin Eastman,	William F. Lawrence,
Smith Emerson,	Jonathan Little,
James W. Emery,	Abel Lowe,
Joseph Fifield,	Nathaniel Low,
John W. Flagg,	Francis H. Lyford,
David Flanders, of Londonderry,	Stephen C. Lyford,
David Flanders, of Newtown,	William McCrae,
Jonathan Fletcher,	James McDaniels,
Darwin Forbes,	Israel Mardin,
Eliphalet Foss,	Gilman Marston,
Herman Foster,	Richard Melvin,
Zebulon Foster, jr.,	David Messer,
John Gale,	Luke Miller,
Daniel K. Gault,	Ira W. Moore,
John F. Gerrish,	Thomas W. Mordough,
Moses Gilman,	Nathaniel Morrill, jr.,
Robert Goodale,	Artemas Morse,

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Levi Moulton,
 Samuel Nay,
 Dudley Nelson,
 Zebina Newell,
 Samuel Noyes,
 John Ordway,
 Luther Osgood,
 Amos Page,
 Daniel Paige, jr.,
 Amos A. Parker,
 Hezekiah Parsons, jr.,
 Samuel J. Patridge,
 David N. Patterson,
 Josiah Peabody,
 Samuel P. Peavey,
 Eliphalet W. Philbrick,
 David B. Plumer,
 Laban Rice,
 A. P. Richards,
 Nathaniel Rix,
 Aaron Robinson,
 John Rogers,
 Henry B. Rust,
 Dyer H. Sanborn,
 Hiram Sargent,
 Jacob Sherburne,
 Leander D. Sinclair,
 John Sleeper,
 Aaron J. Smith,
 Israel H. Smith,
 John Smith, jr.,
 Leander Smith,
 Samuel Smith, jr.,

Isaac Spalding,
 James M. Spooner,
 Benjamin Stevens, 2d,
 George W. Stevens,
 Isaac Sturtevant,
 Enoch Sweatt,
 Jacob Taylor,
 John D. Thompson,
 Joseph Y. Tibbets,
 Calvin Topliff,
 Benjamin Veazey,
 Thomas Vincent,
 Elijah Wadleigh,
 Ephraim S. Wadleigh,
 Jonathan Wate,
 Jesse Waldron,
 Peter Walker,
 Willard Walker,
 Nathaniel Walton,
 William Warner,
 Ephraim Warren,
 Joseph H. Watson,
 Moses K. Webster,
 John B. Wentworth,
 Samuel H. Wentworth,
 Dexter Wheeler,
 Jonathan Whitmore,
 Ira Witcher,
 Hollis Wilcox,
 James Wilson,
 Solomon Wilson,
 Thomas P. Wilson,
 Thomas Wright.

Those who voted in the negative were Messrs.

Ezra Adams,
 Abner Allen,
 Samuel Anderson,
 Nathaniel Batchelder,
 Albin Beard,
 Stephen Beede,
 John Burnham,
 John M. Collins, jr.,
 Luke Corser,

David Cram,
 Charles W. Cutter,
 George W. Dearborn,
 Ruel Durkee,
 George Everett,
 Asa Ford,
 Eben C. Foster,
 Leonard C. French,
 Samuel Garfield,

James M. Gates,
Ziba Gay,
Thomas Gerrish,
Zeeb Gilman,
Joseph Goodhue,
Charles B. Haddock,
James Hall,
Hiram Hanson,
Harvey Hobart,
Abner S. Hutchinson,
Jacob F. James,
John James,
Frederick T. Kidder,
Isaac Kimball,
Ebenezer Lane,
James McGaffey, jr.,
Isaac McGaw,
Moses Marshall,
Jonathan Martin,
Henry Merrill,
J. W. Mowry,
George W. Nesmith,
Laban Page,
Joseph D. Pinder,
George W. Prescott,

John Preston,
Aaron Quimby,
John S. Quimby,
Ai Reed,
Thomas S. Robinson,
Daniel Savage,
I. B. Sawtell,
Aaron F. Sawyer,
Thomas E. Sawyer,
Elisha Scribner,
Miles Scruton,
Charles H. Shorey,
Charles Sparhawk,
Samuel H. Stevens,
Ebenezer Thompson,
Philemon Tolles,
William Vennard, 2d,
Cyrus K. Vilas,
William Wadleigh,
Wells Waldron,
Ichabod H. Wentworth,
Nathan White,
Eliphalet Wiggins,
Eleazer M. Wilson.

Yeas 176, nays 67; so the affirmative of the question prevailed, and the House decided to strike out down to the word "attitude."

The question then recurred on the amendment of Mr. Marston to the amendment of Mr. Hale.

Mr. Marston withdrew his amendment to said amendment.

Mr. Marston then moved to amend Mr. Hale's preamble, by striking out, after the word "whereas," and inserting the words, "the government of the United States, by the annexation of a foreign nation, and the admission of the state of Texas into the Union, with a constitution which in effect makes slavery perpetual therein, have placed us before the world in the false," &c.

[*Mr. Haddock in the chair.*]

Mr. Hale said that he accepted Mr. Marston's amendment.

Mr. Swasey doubted whether he could do it, in this stage of the subject.

[*Mr. Hale resumed the chair.*]

The question, Shall the amendment to the amendment, proposed by Mr. Marston, be adopted? being put, and was being taken by a

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division, when Mr. Rust demanded the yeas and nays, and the result was as follows :

Those who voted in the affirmative were Messrs.

Ezra Adams,	Ziba Gay,
David Ball,	Thomas Gerrish,
George Barker,	Moses Gilman,
Nathaniel Batchelder,	Joseph Goodhue,
Hezekiah Bean,	Charles B. Haddock,
Albin Beard,	William Haile,
Stephen Beede,	James Hall,
James Bell,	Hiram Hanson,
Thomas Bennett,	John N. Handy,
Nicholas C. Blaisdell,	Harvey Hobart,
Ira Blake,	Asa Huntington,
Thomas Boyd,	Andrew Hussey,
Richard Boylston,	Abner S. Hutchinson,
Charles W. Brewster,	John James,
Jonathan Brown,	Stephen Jenkins,
Benjamin Chapman,	S. B. Johnson,
Thomas Chase,	David Jones,
Daniel M. Christie,	Timothy Kenrick,
Daniel Clark,	Frederick T. Kidder,
Samuel Cleaves,	Elijah C. Kilburn,
Joseph Clough, jr.,	Isaac Kimball,
John M. Collins, jr.,	Richard Kimball,
Luke Corser,	Jonathan Kittredge,
David Cram,	Cyrus Ladd,
Charles W. Cutter,	Ebenezer Lane,
George W. Dearborn,	Daniel Lothrop,
John W. Dodge,	William F. Lawrence,
Ruel Durkee,	Nathaniel Low,
Benjamin Eastman,	Stephen C. Lyford,
Smith Emerson,	William McCrae,
James W. Emery,	James McGaffey, jr.,
George Everett,	Isaac McGaw,
David Flanders, of Londonderry,	Moses Marshall,
Jonathan Fletcher,	Gilman Marston,
Darwin Forbes,	Jonathan Martin,
Eben C. Foster,	Richard Melvin,
Herman Foster,	Henry Merrill,
Leonard C. French,	David Messer,
Samuel Garfield,	Ira W. Moore,
James M. Gates,	J. W. Mowry,

Dudley Nelson,
George W. Nesmith,
Zebina Newell,
Samuel Noyes,
John Ordway,
Amos Page,
Laban Page,
Amos A. Parker,
David N. Patterson,
Josiah Peabody,
Jóseph D. Pinder,
David B. Plumer,
George W. Prescott,
John Preston,
Aaron Quimby,
John S. Quimby,
Ai Reed,
Thomas S. Robinson,
John Rogers,
S. H. Rowell,
Daniel Savage,
Aaron F. Sawyer,
Thomas E. Sawyer,
Elisha Scribner,
Stephen B. Sherwin,
Charles H. Shorey,

Leander D. Sinclair,
Israel H. Smith,
John Smith, jr.,
Charles Sparhawk,
Isaac Spalding,
George W. Stevens,
Samuel H. Stevens,
Isaac Sturtevant,
Ebenezer Thompson,
Philemon Tolles,
Arthur L. True,
Benjamin Veazey,
William Vennard, 2d,
Elijah Wadleigh,
William Wadleigh,
Wells Waldron,
Moses K. Webster,
Ichabod H. Wentworth,
John B. Wentworth,
Samuel H. Wentworth,
Nathan White,
Eliphalet Wiggin,
Eleazer M. Wilson,
James Wilson,
Thomas Wright.

Those who voted in the negative were Messrs.

Hermon Abbott,
Harvey Adams,
Saml. H. Ayer,
Abel Bailey,
Willard A. Baker,
Gilman Batchelder,
David Blake,
Abner Blodgett,
Ivory Brown,
John Burnham,
Samuel C. Burnham,
Samuel Butterfield,
Daniel Campbell,
Roswell Carlton,
Jesse Carr,
Jacob Carter,

Charles Caverly,
Joseph Clough,
Gilbert Coburn,
John H. Collins,
Nicholas Cook,
Stephen Coombs,
Thomas Cotton, jr.,
Peter Cram,
John Crane,
Abel Crawford,
John Currier,
Franklin W. Day,
Daniel Demerit,
William Dunn,
Asa P. Eastman,
Joseph Fifield,

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John W. Flagg,
 David Flanders, of Newtown,
 Asa Ford,
 Eliphalet Foss,
 Zebulon Foster, jr.,
 John Gale,
 Daniel K. Gault,
 Zeeb Gilman,
 Robert Goodale,
 Warren Goodspeed,
 Hiram Griffin,
 Abijah Hadley,
 John L. Hadley,
 William Hadly,
 William P. Hale,
 Andrew L. Hersey,
 William Hewes,
 James Hilton,
 Thomas Hobbs,
 Charles Hodgdon, jr.,
 Nathaniel B. Hull,
 Simon W. Jones,
 Hosea C. Knowlton,
 Jonathan Little,
 Abel Lowe,
 Francis H. Lyford,
 James McDaniels,
 Israel Mardin,
 Luke Miller,
 Thomas W. Mordough,
 Nathaniel Morrill, jr.,
 Artemas Morse,
 Levi Moulton,
 Samuel Nay,
 Luther Osgood,
 Daniel Paige, jr.,
 Hezekiah Parsons, jr.,
 Samuel J. Patridge,
 Samuel P. Peavey,

Eliphalet W. Philbrick,
 Laban Rice,
 A. P. Richards,
 Nathaniel Rix,
 Henry B. Rust,
 Dyer H. Sanborn,
 Hiram Sargent,
 I. B. Sawtell,
 Miles Scruton,
 Jacob Sherburne,
 John Sleeper,
 Aaron J. Smith,
 Leander Smith,
 Samuel Smith, jr.,
 James M. Spooner,
 Benjamin Stevens, 2d,
 Samuel Swasey,
 Enoch Swett,
 Jacob Taylor,
 John D. Thompson,
 Joseph Y. Tibbets,
 Calvin Topliff,
 Thomas Vincent,
 Ephraim S. Wadleigh,
 Jonathan Wate,
 Jesse Waldron,
 Peter Walker,
 Willard Walker,
 Nathaniel Walton,
 William Warner,
 Ephraim Warren,
 Joseph H. Watson,
 Dexter Wheeler,
 Jonathan Whitmore,
 Ira Whiteher,
 Hollis Wilcox,
 Solomon Wilson,
 Thomas P. Wilson.
 Jonathan Young.

Yeas 131, nays 110; so the affirmative of the question prevailed, and the amendment of Mr. Marston to the amendment of Mr. Hale was adopted.

Mr. Vennard asked leave to be excused from voting on the foregoing question.

On the question, Will the House so excuse the gentleman? being put, it was decided in the negative.

So Mr. Vennard was not excused.

Mr. Ayer proposed to amend the amendment, by striking out, in the 5th line, page 2, the words, "*the great contest now being waged,*" and inserting instead thereof, "*all contests,*" and on this demanded the yeas and nays.

Mr. Peabody moved that the House adjourn.

Mr. Nay called for the yeas and nays, and the result was as follows:

Those who voted in the affirmative were Messrs.

Hermon Abbott,
Ezra Adams,
Harvey Adams,
Samuel Anderson,
Samuel H. Ayer,
Willard A. Baker,
Gilman Batchelder,
James Bell,
Nicholas C. Blaisdell,
David Blake,
Abner Blodgett,
Thomas Boyd,
Charles W. Brewster,
Ivory Brown,
James B. Brown,
Samuel C. Burnham,
Samuel Butterfield,
Daniel Campbell,
Jesse Carr,
Gilbert Coburn,
Thomas Cotton, jr.,
David Cram,
Peter Cram,
John Crane,
Abel Crawford,
John Currier,
Franklin W. Day,
Daniel Demerit,
William Dunn,
Asa P. Eastman,
Smith Emerson,
Joseph Fifield,
John W. Flagg,
David Flanders, of Newtown,
Seth P. Follansbee,
Darwin Forbes,
Asa Ford,
Eben C. Foster,
Zebulon Foster, jr.,
James M. Gates,
Daniel K. Gault,

John F. Gerrish,
Thomas Gerrish,
Zeeb Gilman,
Robert Goodale,
Warren Goodspeed,
Hiram Griffin,
Abijah Hadley,
John L. Hadley,
William Hadley,
William P. Hale,
Samuel M. Hart,
Andrew L. Hersey,
William Hewes,
Thomas Hobbs,
Charles Hodgdon, jr.,
Andrew Hussey,
Simon W. Jones,
Elijah C. Kilburn,
Hosea C. Knowlton,
Jonathan Little,
Abel Lowe,
James McDaniels,
Israel Mardin,
Gilman Marston,
Richard Melvin,
David Messer,
Luke Miller,
Thomas W. Mordough,
Nathaniel Morrill, Jr.,
Artemas Morse,
Levi Moulton,
Samuel Nay,
Samuel Noyes,
John Ordway,
Luther Osgood,
Daniel Paige, Jr.,
Hezekiah Parsons, jr.,
Samuel J. Patridge,
David N. Patterson,
Josiah Peabody,
Samuel P. Peavey,

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Eliphalet W. Philbrick,
 Aaron Quimby,
 Isaac J. Quimby,
 Laban Rice,
 A. P. Richards,
 Henry B. Rüst,
 Dyer H. Sanborn,
 Hiram Sargent,
 Jacob Sherburne,
 John Sleeper,
 Leander Smith,
 Samuel Smith, jr.,
 Benjamin Stevens, 2d,
 Samuel Swasey,
 Jacob Taylor,
 John D. Thompson,

Joseph Y. Tibbets,
 Calvin Topliff,
 William Vennard, 2d,
 Thomas Vincent,
 Elijah Wadleigh,
 Ephraim S. Wadleigh,
 Jonathan Wate,
 William Warner,
 Ephraim Warren,
 Joseph H. Watson,
 Dexter Wheeler,
 Jonathan Whitmore,
 Ira Whitcher,
 Hollis Wilcox,
 Solomon Wilson,
 Thomas P. Wilson.

Those who voted in the negative were Messrs.

Abner Allen,
 Edwin Baldwin,
 David Ball,
 George Barker,
 Hezekiah Bean,
 Albin Beard,
 Stephen Beede,
 Thomas Bennett,
 Ira Blake,
 Richard Boylston,
 Jonathan Brown,
 Oliver Capron,
 Benjamin Chapman,
 Thomas Chase,
 Daniel M. Christie,
 Daniel Clark,
 Samuel Cleaves,
 Joseph Clough, jr.,
 John M. Collins, jr.,
 Nicholas Cook,
 Stephen Coombs,
 Luke Corser,
 Charles W. Cutter,
 George W. Dearborn,
 John W. Dodge,
 Ruel Durkee,
 Benjamin Eastman,
 James W. Emery,
 George Everett,
 David Flanders, of Londonderry,
 Jonathan Fletcher,
 Leonard C. French,
 Samuel Garfield,
 Ziba Gay,
 Moses Gilman,
 Joseph Goodhue,
 Charles B. Haddock,

William Haile,
 James Hall,
 John N. Handy,
 Harvey Hobart,
 Nathaniel B. Hull,
 Asa Huntington,
 Abner S. Hutchinson,
 Jacob F. James,
 John James,
 Stephen Jenkins,
 S. B. Johnson,
 David Jones,
 Timothy Kenrick,
 Frederick T. Kidder,
 Isaac Kimball,
 Richard Kimball,
 Jonathan Kittredge,
 Cyrus Ladd,
 Ebenezer Lane,
 Daniel Lothrop,
 Nathaniel Low,
 Francis H. Lyford,
 Stephen C. Lyford,
 William McCrae,
 James McGaffey, jr.,
 Isaac McGaw,
 Moses Marshall,
 Jonathan Martin,
 Henry Merrill,
 Ira W. Moore,
 J. W. Mowry,
 Dudley Nelson,
 George W. Nesmith,
 Zebina Newell,
 James P. Packer,
 Amos Page,
 Laban Page,

Amos A. Parker,
Joseph D. Pinder,
David B. Plumer,
George W. Prescott,
John Preston,
John S. Quimby,
Ai Read,
Thomas S. Robinson,
John Rogers,
S. H. Rowell,
Daniel Savage,
Aaron F. Sawyer,
Thomas E. Sawyer,
Elisha Scribner,
Miles Scruton,
Stephen B. Sherwin,
Charles H. Shorey,
Leander D. Sinclair,
Israel H. Smith,
John Smith, jr.,
Charles Sparhawk,
Isaac Spalding,

James M. Spooner,
George W. Stevens,
Samuel H. Stevens,
Isaac Sturtevant,
Ebenezer Thompson,
Philemon Tolles,
Benjamin Veazey,
Cyrus K. Vilas,
William Wadleigh,
Wells Waldron,
Peter Walker,
Moses K. Webster,
Ichabod H. Wentworth,
John B. Wentworth,
Samuel H. Wentworth,
Nathan White,
Eliphalet Wiggins,
Eleazer M. Wilson,
James Wilson,
Thomas Wright,
Jonathan Young.

Yeas 114, nays 117; so the negative of the question prevailed, and the House refused to adjourn.

Mr. Peabody moved that the House take a recess for one hour.

Mr. Sanborn called for the yeas and nays, and the result was as follows:

Those who voted in the affirmative were Messrs.

Hermion Abbott,
Ezra Adams,
Harvey Adams,
Willard A. Baker,
George Barker,
Abner Blodgett,
Thomas Cotton, Jr.,
Franklin W. Day,
William Dunn,
Asa Ford,
Zebulon Foster, Jr.
John Gale,
Warren Goodspeed,
Abijah Hadley,
William Hewes,
Hosea C. Knowlton,

Abel Lowe,
James McDaniels,
Luke Miller,
Thomas W. Mordough,
Nathaniel Morrill, Jr.,
Levi Moulton,
Josiah Peabody,
Dyer H. Sanborn,
John Sleeper,
Leander Smith,
Samuel Swasey,
Jacob Taylor,
John D. Thompson,
William Warner,
Dexter Wheeler,
Jonathan Young.

Those who voted in the negative were Messrs.

Abner Allen,
Samuel Anderson,
Abel Bailey,
Edwin Baldwin,
Gilman Batchelder,
Hezekiah Bean,

Albin Beard,
Stephen Beede,
James Bell,
Thomas Bennett,
Nicholas C. Blaisdell,
Ira Blake,

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Thomas Boyd,
 Richard Boylston,
 Charles W. Brewster,
 Ivory Brown,
 James B. Brown,
 Jonathan Brown,
 Samuel C. Burnham,
 Oliver Capron,
 Jesse Carr,
 Benjamin Chapman,
 Thomas Chase,
 Daniel M. Christie,
 Daniel Clark,
 Samuel Cleaves,
 Joseph Clough, Jr.,
 John H. Collins,
 John M. Collins, jr.,
 Nicholas Cook,
 Luke Corser,
 David Cram,
 Abel Crawford,
 John Currier,
 Charles W. Cutter,
 George W. Dearborn,
 Daniel Demerit,
 John W. Dodge,
 Ruel Durkee,
 Asa P. Eastman,
 Benjamin Eastman,
 Smith Emerson,
 James W. Emery,
 George Everett,
 Joseph Fifield,
 John W. Flagg,
 David Flanders, of Londonderry,
 Jonathan Fletcher,
 Eben C. Foster,
 Herman Foster,
 Leonard C. French,
 Samuel Garfield,
 Daniel K. Gault,
 Ziba Gay,
 John F. Gerrish,
 Moses Gilman,
 Zeeb Gilman,
 Robert Goodale,
 Joseph Goodhue,
 Hiram Griffin,
 Charles B. Haddock,
 John L. Hadley,
 William Hadley,
 William Haile,
 William P. Hale,
 James Hall,
 Hiram Hanson,

John N. Handy,
 Samuel M. Hart,
 Andrew L. Hersey,
 James Hilton,
 Harvey Hobart,
 Charles Hodgdon, Jr.,
 Nathaniel B. Hull,
 Asa Huntington,
 Andrew Hussey,
 Abner S. Hutchinson,
 Jacob F. James,
 John James,
 Stephen Jenkins,
 S. B. Johnson,
 David Jones,
 Simon W. Jones,
 Timothy Kenrick,
 Frederick T. Kidder,
 Elijah C. Kilburn,
 Isaac Kimball,
 Richard Kimball,
 Jonathan Kittredge,
 Cyrus Ladd,
 Ebenezer Lane,
 Daniel Lothrop,
 Jonathan Little,
 Nathaniel Low,
 Francis H. Lyford,
 Stephen C. Lyford,
 James McGaffey, Jr.,
 Isaac McGaw,
 Israel Mardin,
 Moses Marshall,
 Gilman Marston,
 Jonathan Martin,
 Richard Melvin,
 Henry Merrill,
 David Messer,
 Ira W. Moore,
 Artemas Morse,
 J. W. Mowry,
 Samuel Nay,
 Dudley Nelson,
 George W. Nesmith,
 Zebina Newell,
 John Ordway,
 Luther Osgood,
 James P. Packer,
 Amos Page,
 Daniel Paige, Jr.,
 Laban Page,
 Amos A. Parker,
 Edward Parsons,
 Hezekiah Parsons, Jr.,
 Samuel J. Patridge,

David N. Patterson,
 Samuel P. Peavey,
 Joseph D. Pinder,
 David B. Plumer,
 George W. Prescott,
 Aaron Quimby,
 John S. Quimby,
 Ai Reed,
 A. P. Richards,
 Thomas S. Robinson,
 John Rogers,
 S. H. Rowell,
 Daniel Savage,
 Aaron F. Sawyer,
 Thomas E. Sawyer,
 Elisha Scribner,
 Miles Scruton,
 Jacob Sherburne,
 Stephen B. Sherwin,
 Charles H. Shorey,
 Leander D. Sinclair,
 Israel H. Smith,
 John Smith, Jr.,
 Samuel Smith, Jr.,
 Charles Sparhawk,
 Isaac Spalding,
 James M. Spooner,
 George W. Stevens,
 Samuel H. Stevens,

Isaac Sturtevant,
 Ebenezer Thompson,
 Joseph Y. Tibbets,
 Philemon Tolles,
 Arthur L. True,
 Benjamin Veazey,
 Wm. Vennard, 2d,
 Cyrus K. Vilas,
 Thomas Vincent,
 Elijah Wadleigh,
 Ephraim S. Wadleigh,
 William Wadleigh,
 Jonathan Wate,
 Wells Waldron,
 Peter Walker,
 Moses K. Webster,
 Ichabod H. Wentworth,
 John B. Wentworth,
 Samuel H. Wentworth,
 Nathan White,
 Jonathan Whitmore,
 Ira Whitcher,
 Eliphalet Wiggin,
 Hollis Wilcox,
 Eleazer M. Wilson,
 James Wilson,
 Solomon Wilson,
 Thomas P. Wilson,
 Thomas Wright.

Yeas 32, nays 180 ; so the negative of the question prevailed, and the House refused to take a recess.

The question, at this stage of the proceedings, was called for, and the Speaker announced it to be, on striking out, as proposed by Mr. Ayer.

Mr. Mordough thereupon moved to lay the resolution on the table.

Upon this, Mr. Carr demanded the yeas and nays, and the result was as follows :

Those who voted in the affirmative were Messrs.

Hermon Abbott,
 Harvey Adams,
 Gilman Batchelder,
 Abner Blodgett,
 James B. Brown,
 Samuel C. Burnham,
 Jesse Carr,
 John H. Collins,
 Thomas Cotton, Jr.,
 Abel Crawford,
 John Currier,
 Franklin W. Day,
 Daniel Demerit,

John W. Flagg,
 Darwin Forbes,
 Daniel K. Gault,
 John F. Gerrish,
 Warren Goodspeed,
 Abijah Hadley,
 William Hadley,
 Samuel M. Hart,
 William Hewes,
 James Hilton,
 Thomas Hobbs,
 Charles Hodgdon, Jr.,
 Hosea C. Knowlton,

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Jonathan Little,
Abel Lowe,
Henry Merrill,
Luke Miller,
Thomas W Mordough,
Nathaniel Morrill, Jr.,
J W Mowry,
Luther Osgood,
Daniel Paige, Jr,
Josiah Peabody,
Samuel P Peavey,
Henry B. Rust,

Dyer H Sanborn,
John Sleeper,
Enoch Sweatt,
John D Thompson,
Joseph Y Tibbets,
Thomas Vincent,
Jonathan Wate,
William Warner,
Dexter Wheeler,
Ira Whitcher,
Hollis Wilcox.

Those who voted in the negative were Messrs.

Abner Allen,
Samuel Anderson,
Abel Bailey,
Edwin Baldwin,
David Ball,
George Barker,
Hezekiah Bean,
Albin Beard,
Stephen Beede,
James Bell,
Thomas Bennett,
Nicholas C Blaisdell,
Ira Blake,
Thomas Boyd,
Charles W Brewster,
Jonathan Brown,
Oliver Capron,
Thomas Chase,
Daniel M Christie,
Daniel Clark,
Samuel Cleaves,
Joseph Clough, Jr,
John M Collins, Jr,
Nicholas Cook,
Stephen Coombs,
Luke Corser,
David Cram,
Charles W. Cutter,
George W Dearborn,
John W. Dodge,
Ruel Durkee,
Benjamin Eastman,
Smith Emerson,
James W Emery,
George Everett,
David Flanders, of Londonderry,
Jonathan Fletcher,
Eben C Foster,
Leonard C. French,
Samuel Garfield,
Ziba Gay,

Moses Gilman,
Joseph Goodhue,
Charles B Haddock,
John L Hadley,
William Haile,
James Hall,
Hiram Hanson,
John N Handy,
Andrew L Hersey,
Asa Huntington,
Andrew Hussey,
Abner S Hutchinson,
Jacob F James,
John James,
Stephen Jenkins,
S B Johnson,
David Jones,
Timothy Kenrick,
Frederick T Kidder,
Elijah C Kilburn,
Isaac Kimball,
Richard Kimball,
Jonathan Kittredge,
Cyrus Ladd,
Ebenezer Lane,
Daniel Lothrop,
Nathaniel Low,
Francis H Lyford,
Stephen C Lyford,
William McCrae,
James McGaffey, Jr,
Isaac McGaw,
Israel Mardin,
Moses Marshall,
Gilman Marston,
Jonathan Martin,
Richard Melvin,
David Messer,
Ira W Moore,
Levi Moulton,
Samuel Nay,

Dudley Nelson,
George W Nesmith,
Zebina Newell,
Samuel Noyes,
John Ordway,
James P Packer,
Amos Page,
Laban Page,
Amos A Parker,
Samuel J Patridge,
Eliphalet W Philbrick,
Joseph D Pinder,
David B Plumer,
John Preston,
Aaron Quimby,
John S Quimby,
Ai Reed,
Thomas S Robinson,
John Rogers,
S. H. Rowell,
Hiram Sargent,
Daniel Savage,
Aaron F Sawyer,
Thomas E Sawyer,
Elisha Scribner,
Miles Scruton,
Jacob Sherburne,
Stephen B Sherwin,
Charles H Shorey,
Leander D. Sinclair,

Israel H Smith,
John Smith, Jr.,
Leander Smith,
Charles Sparhawk,
Isaac Spalding,
James M Spooner,
George W Stevens,
Samuel H Stevens,
Isaac Sturtevant,
Ebenezer Thompson,
Philemon Tolles,
Benjamin Veazey,
William Vennard, 2d,
Cyrus K. Vilas,
Elijah Wadleigh,
William Wadleigh,
Wells Waldron,
Peter Walker,
Moses K Webster,
Ichabod H Wentworth,
John B Wentworth,
Samuel H Wentworth,
Nathan White,
Jonathan Whitmore,
Eliphalet Wiggin,
Eleazer M Wilson,
James Wilson,
Solomon Wilson,
Thomas Wright,
Jonathan Young.

Yeas 49, nays 142; so the negative of the question prevailed, and the House refused to lay the resolutions on the table.

Mr. Swasey moved that the House now adjourn.

A division was called for.

The question, Will the House now adjourn? being put, it was decided as follows:

Affirmative, 75; negative, 125; so the House refused to adjourn.

The question recurred again, upon the amendment proposed by Mr. Ayer.

On the question, Shall the said amendment be adopted? being put, Mr. Tibbets called for the yeas and nays; and the result was as follows:

Those who voted in the affirmative were Messrs.

Hermon Abbott,
Harvey Adams,
Samuel H. Ayer,
Abel Bailey,
Willard A. Baker,

Gilman Batchelder,
David Blake,
Abner Blodgett,
Ivory Brown,
James B. Brown,

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John Burnham,
 Samuel C. Burnham,
 Samuel Butterfield,
 Daniel Campbell,
 Oliver Capron,
 Jesse Carr,
 William Champion,
 Joseph Clough,
 John H. Collins,
 Nicholas Cook,
 Thomas Cotton, Jr.,
 Peter Cram,
 John Crane,
 John Currier,
 Franklin W. Day,
 Daniel Demerit,
 William Dunn,
 Asa P. Eastman,
 Joseph Fifield,
 John W. Flagg,
 Asa Ford,
 Zebulon Foster, Jr.,
 John Gale,
 Daniel K. Gault,
 John F. Gerrish,
 Robert Goodale,
 Warren Goodspeed,
 Hiram Griffin,
 Abijah Hadley,
 John L. Hadley,
 William Hadley,
 William P. Hale,
 Samuel M. Hart,
 Andrew L. Hersey,
 William Hewes,
 James Hilton,
 Thomas Hobbs,
 Charles Hodgdon, Jr.,
 Nathaniel B. Hull,
 Simon W. Jones,
 Hosea C. Knowlton,

Abel Lowe,
 Francis H. Lyford,
 James McDaniels,
 Israel Mardin,
 Luke Miller,
 Nathaniel Morrill, Jr.,
 Levi Moulton,
 Samuel Nay,
 Luther Osgood,
 Daniel Paige, Jr.,
 Hezekiah Parsons, Jr.,
 Samuel J. Patridge,
 Samuel P. Peavey,
 Eliphalet W. Philbrick,
 Henry B. Rust,
 Dyer H. Sanborn,
 Hiram Sargent,
 Jacob Sherburne,
 John Sleeper,
 Aaron J. Smith,
 Samuel Smith, Jr.,
 Benjamin Stevens, 2d,
 Samuel Swasey,
 Enoch Sweatt,
 Jacob Taylor,
 John D. Thompson,
 Joseph Y. Tibbets,
 Ephraim S. Wadleigh,
 Jonathan Wate,
 Peter Walker,
 Willard Walker,
 William Warner,
 Ephraim Warren,
 Dexter Wheeler,
 Jonathan Whitmore,
 Ira Whitcher,
 Hollis Wilcox,
 Solomon Wilson,
 Thomas P. Wilson,
 Jonathan Young.

Those who voted in the negative were Messrs.

Abner Allen,
 Samuel Anderson,

Edwin Baldwin,
 David Ball,

George Barker,
 Hezekiah Bean,
 Albin Beard,
 Stephen Beede,
 James Bell,
 Thomas Bennett,
 Nicholas C. Blaisdell,
 Ira Blake,
 Thomas Boyd,
 Richard Boylston,
 Charles W. Brewster,
 Jonathan Brown,
 Benjamin Chapman,
 Thomas Chase,
 Daniel M. Christie,
 Daniel Clark,
 Samuel Cleaves,
 Joseph Clough, Jr.,
 John M. Collins, Jr.,
 Stephen Coombs,
 Luke Corser,
 David Cram,
 Charles W. Cutter,
 George W. Dearborn,
 John W. Dodge,
 Ruel Durkee,
 Benjamin Eastman,
 Smith Emerson,
 James W. Emery,
 George Everett,
 David Flanders, of Londonderry,
 Jonathan Fletcher,
 Eben C. Foster,
 Herman Foster,
 Leonard C. French,
 Samuel Garfield,
 James M. Gates,
 Ziba Gay,
 Moses Gilman,
 Joseph Goodhue,
 Charles B. Haddock,
 William Haile,
 James Hall,

Hiram Hanson,
 Harvey Hobart,
 Asa Huntington,
 Andrew Hussey,
 Abner S. Hutchinson,
 Jacob F. James,
 John James,
 Stephen Jenkins,
 Simeon B. Johnson,
 David Jones,
 Timothy Kenrick,
 Frederick T. Kidder,
 Elijah C. Kilburn,
 Isaac Kimball,
 Richard Kimball,
 Jonathan Kittredge,
 Cyrus Ladd,
 Ebenezer Lane,
 Daniel Lothrop,
 William F. Lawrence,
 Nathaniel Low,
 Stephen C. Lyford,
 William McCrae,
 James McGaffey, Jr.,
 Isaac McGaw,
 Moses Marshall,
 Gilman Marston,
 Jonathan Martin,
 Richard Melvin,
 David Messer,
 Ira W. Moore,
 J. W. Mowry,
 Dudley Nelson,
 George W. Nesmith,
 Zebina Newell,
 Samuel Noyes,
 John Ordway,
 James P. Packer,
 Amos Page,
 Laban Page,
 Amos A. Parker,
 Josiah Peabody,
 Joseph D. Pinder,

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David B. Plumer,
George W. Prescott,
John Preston,
Aaron Quimby,
John S. Quimby,
Ai Reed,
Thomas S. Robinson,
John Rogers,
S. H. Rowell,
Daniel Savage,
Aaron F. Sawyer,
Thomas E. Sawyer,
Elisha Scribner,
Miles Scruton,
Stephen B. Sherwin,
Charles H. Shorey,
Leander D. Sinclair,
Israel H. Smith,
John Smith, Jr.,
Isaac Spalding,
George W. Stevens,

Samuel H. Stevens,
Isaac Sturtevant,
Ebenezer Thompson,
Philemon Tolles,
Arthur L. True,
Benjamin Veazey,
William Vennard, 2d,
Cyrus K. Vilas,
Elijah Wadleigh,
William Wadleigh,
Wells Waldron,
Moses K. Webster,
Ichabod H. Wentworth,
John B. Wentworth,
Samuel H. Wentworth,
Nathan White,
Eliphalet Wiggin,
Eleazer M. Wilson,
James Wilson,
Thomas Wright.

Yeas 91, nays 131; so the negative of question prevailed, and the House refused to strike out the words, "in the great contest now being waged," and insert the words, "in all contests."

Mr. Ayer proposed another amendment to the amendment, by striking out the words, "*that terrible scourge of our race, human slavery,*" and inserting the words, "*every kind of tyranny over the mind and body of man.*"

On the question, Will the House adopt the amendment? being put, it was decided in the negative.

The reading of the preamble and resolution of Mr. Low was called for.

The question now before the House was on striking out the preamble and resolution of Mr. Low, and inserting the preamble and resolution of Mr. Hale, as amended on motion of Mr. Marston.

The Speaker stated that the question was on the passage of Mr. Hale's amendment.

On this question, Mr. Swasey called for the yeas and nays, and the result was as follows:

Those who voted in the affirmative were Messrs.

Hermon Abbott,
Harvey Adams,

Samuel H Ayer,
Abel Bailey,

Willard A. Baker,
George Barker,
Gilman Batchelder,
Hezekiah Bean,
Albin Beard,
Stephen Beede,
James Bell,
Thomas Bennett,
Nicholas C. Blaisdell,
David Blake,
Ira Blake,
Abner Blodgett,
Thomas Boyd,
Charles W. Brewster,
Ivory Brown,
James B. Brown,
Jonathan Brown,
Samuel C. Burnham,
Samuel Butterfield,
Daniel Campbell,
Oliver Capron,
Jesse Carr,
William Champion,
Benjamin Chapman,
Thomas Chase,
Daniel M. Christie,
Daniel Clark,
Samuel Cleaves,
Joseph Clough,
Joseph Clough, jr.,
Gilbert Coburn,
John H. Collins,
John M. Collins, jr.,
Nicholas Cook,
Stephen Coombs,
Luke Corser,
Thomas Cotton, jr.,
David Cram,
Peter Cram,
John Crane,
John Currier,
Charles W. Cutter,
Franklin W. Day,
George W. Dearborn,

Daniel Demerit,
John W. Dodge,
William Dunn,
Ruel Durkee,
Asa P. Eastman,
Benjamin Eastman,
Smith Emerson,
James W. Emery,
George Everett,
Joseph Fifield,
John W. Flagg,
David Flanders, of Londonderry,
David Flanders, of Newtown,
Jonathan Fletcher,
Asa Ford,
Eliphalet Foss,
Herman Foster,
Leonard C. French,
John Gale,
Samuel Garfield,
James M. Gates,
Daniel K. Gault,
Ziba Gay,
John F. Gerrish,
Moses Gilman,
Robert Goodale,
Joseph Goodhue,
Warren Goodspeed,
Hiram Griffin,
Charles B. Haddock,
William Haile,
James Hall,
Hiram Hanson,
Samuel M. Hart,
Andrew L. Hersey,
William Hewes,
Harvey Hobart,
Nathaniel B. Hull,
Asa Huntington,
Andrew Hussey,
Abner S. Hutchinson,
Jacob F. James,
John James,
S. B. Johnson,

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David Jones,
Simon W. Jones,
Timothy Kenrick,
Frederick T. Kidder,
Elijah C. Kilburn,
Isaac Kimball,
Jonathan Kittredge,
Cyrus Ladd,
Ebenezer Lane,
Daniel Lothrop,
William F. Lawrence,
Abel Lowe,
Francis H. Lyford,
Stephen C. Lyford,
William McCrae,
James McDaniels,
James McGaffey, jr.,
Isaac McGaw,
Israel Mardin,
Moses Marshall,
Gilman Marston,
Jonathan Martin,
Henry Merrill,
David Messer,
Ira W. Moore,
Nathaniel Morrill, jr.,
J. W. Mowry,
Dudley Nelson,
George W. Nesmith,
Samuel Noyes,
John Ordway,
Luther Osgood,
James P. Packer,
Amos Page,
Laban Page,
Amos A. Parker,
Edward Parsons,
Samuel J. Patridge,
David N. Patterson,
Josiah Peabody,
Samuel P. Peavey,
Joseph D. Pinder,
George W. Prescott,
John Preston,

Isaac J. Quimby,
John S. Quimby,
Ai Reed,
A. P. Richards,
Thomas S. Robinson,
John Rogers,
S. H. Rowell,
Henry B. Rust,
Dyer H. Sanborn,
Daniel Savage,
I. B. Sawtell,
Aaron F. Sawyer,
Elisha Scribner,
Miles Scruton,
Jacob Sherburne,
Stephen B. Sherwin,
Charles H. Shorey,
Leander D. Sinclair,
John Sleeper,
Israel H. Smith,
John Smith, jr.,
Isaac Spalding,
James M. Spooner,
Benjamin Stevens, 2d,
George W. Stevens,
Samuel H. Stevens,
Isaac Sturtevant,
John B. Thompson,
Philemon Tolles,
Arthur L. True,
Benjamin Veazey,
William Vennard, 2d,
Cyrus K. Vilas,
William Wadleigh,
Jonathan Wate,
Peter Walker,
William Warner,
Joseph H. Watson,
Moses K. Webster,
Ichabod H. Wentworth,
Samuel H. Wentworth,
Nathan White,
Jonathan Whitmore,
Eliphalet Wiggin,

Hollis Wilcox,
Eleazer M. Wilson,
James Wilson,
Solomon Wilson,

Thomas P. Wilson,
Thomas Wright,
Jonathan Young.

Those who voted in the negative were Messrs.

Abner Allen,
Samuel Anderson,
Edwin Baldwin,
David Ball,
Zebulon Foster, jr.,
Abijah Hadley,
John L. Hadley,
William Hadly,
Thomas Hobbs,
Charles Hodgdon, jr.,
Hosea C. Knowlton,
Nathaniel Low,
Luke Miller,
Levi Moulton,
Samuel Nay,
Daniel Paige, jr.,

Hezekiah Parsons, jr.,
Eliphalet W. Philbrick,
David B. Plumer,
Hiram Sargent,
Thomas E. Sawyer,
Aaron J. Smith,
Leander Smith,
Samuel Smith, jr.,
Samuel Swasey,
Enoch Sweatt,
Elijah Wadleigh,
Wells Waldron,
Ephraim Warren,
John B. Wentworth,
Dexter Wheeler,
Ira Whitcher.

Yeas 187, nays 32; so the affirmative of the question prevailed and the House decided to strike out as aforesaid.

A motion was made to adjourn.

The Speaker decided the motion not in order.

Mr. Swasey asked for a division of the question on inserting, after the word "convened," the preamble and resolutions of Mr. Hale.

The question was then divided on the passage of the preamble and resolutions.

On the question being put, Shall the resolutions be adopted? it was decided in the affirmative.

The question was then taken on the preamble.

Upon that, the yeas and nays were called for by Mr. Swasey, and the result was as follows:

Those who voted in the affirmative were Messrs.

Abner Allen,
Samuel Anderson,
Edwin Baldwin,
David Ball,
George Barker,
Hezekiah Bean,
Albin Beard,
Stephen Beede,

James Bell,
Thomas Bennett,
Nicholas C. Blaisdell,
Ira Blake,
Thomas Boyd,
Richard Boylston,
Charles W. Brewster,
Jonathan Brown,

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Benjamin Chapman,
 Thomas Chase,
 Daniel M Christie,
 Daniel Clark,
 Samuel Cleaves,
 Joseph Clough, jr.,
 John M Collins, jr.,
 Luke Corser,
 David Cram,
 Charles W Cutter,
 George W. Dearborn,
 John W Dodge,
 Ruel Durkee,
 Benjamin Eastman,
 Smith Emerson,
 James W Emery,
 George Everett,
 David Flanders, of Londonderry,
 Jonathan Fletcher,
 Eben C Foster,
 Herman Foster,
 Leonard C French,
 Samuel Garfield,
 James M Gates,
 Ziba Gay,
 Moses Gilman,
 Joseph Goodhue,
 Charles B. Haddock,
 William Haile,
 James Hall,
 Hiram Hanson,
 Harvey Hobart,
 Asa Huntington,
 Andrew Hussey,
 Abner S Hutchinson,
 Jacob F James,
 John James,
 Stephen Jenkins,
 S B Johnson,
 David Jones,
 Timothy Kenrick,
 Frederick T. Kidder,
 Elijah C Kilburn,
 Isaac Kimball,
 Richard Kimball,
 Jonathan Kittredge,
 Cyrus Ladd,
 Ebenezer Lane,
 Daniel Lothrop,
 William F Lawrence,
 Nathaniel Low,
 Stephen C Lyford,
 William McCrae,
 James McGaffey, Jr.,
 Moses Marshall,

Gilman Marston,
 Jonathan Martin,
 Richard Melvin,
 Henry Merrill,
 David Messer,
 Ira W. Moore,
 J W Mowry,
 Dudley Nelson,
 George W Nesmith,
 Zebina Newell,
 Samuel Noyes,
 John Ordway,
 Amos Page,
 Laban Page,
 Amos A Parker,
 David N Patterson,
 Josiah Peabody,
 Joseph D Pinder,
 David B Plumer,
 George W Prescott,
 John Preston,
 Aaron Quimby,
 John S Quimby,
 Ai Reed,
 Thomas S Robinson,
 John Rogers,
 S. H. Rowell,
 Daniel Savage,
 Aaron F Sawyer,
 Thomas E Sawyer,
 Elisha Scribner,
 Miles Scruton,
 Stephen B Sherwin,
 Charles H Shorey,
 Leander D Sinclair,
 Israel H Smith,
 John Smith, jr.,
 Isaac Spalding,
 George W Stevens,
 Samuel H Stevens,
 Isaac Sturtevant,
 Ebenezer Thompson,
 Philemon Tolles,
 Arthur L True,
 Benjamin Veazey,
 William Vennard, 2d,
 Cyrus K Vilas,
 Elijah Wadleigh,
 William Wadleigh,
 Wells Waldron,
 Moses K Webster,
 Ichabod H Wentworth,
 John B Wentworth,
 Samuel H Wentworth,
 Nathan White,

Eliphalet Wiggin,
Eleazer M Wilson,

James Wilson,
Thomas Wright.

Those who voted in the negative were Messrs.

Hermion Abbot,
Harvey Adams,
Samuel H Ayer,
Abel Bailey,
Willard A Baker,
Gilman Batchelder,
David Blake,
Abner Blodgett,
Ivory Brown,
James B Brown,
Samuel C Burnham,
Daniel Campbell,
Oliver Capron,
Jesse Carr,
Charles Caverly,
William Champion,
Joseph Clough,
Gilbert Coburn,
John H Collins,
Nicholas Cook,
Stephen Coombs,
Thomas Cotton, Jr.,
Peter Cram,
John Crane,
John Currier,
Franklin W Day,
Daniel Demerit,
William Dunn,
Asa P Eastman,
Joseph Fifield,
John W. Flagg,
David Flanders, of Newtown,
Asa Ford,
Eliphalet Foss,
Zebulon Foster, Jr.,
John Gale,
Daniel K Gault,
John F Gerrish,
Robert Goodale,
Warren Goodspeed,
Hiram Griffin,
Abijah Hadley,
John L. Hadley,
William Hadley,
William P Hale,
Samuel M Hart,

William Hewes,
James Hilton,
Thomas Hobbs,
Charles Hodgdon, Jr.,
Nathaniel B Hull,
Simon W Jones,
Hosea C Knowlton,
Jonathan Little,
Abel Lowe,
Francis H Lyford,
Israel Mardin,
Luke Miller,
Samuel Nay,
Luther Osgood,
Daniel Paige, jr.,
Hezekiah Parsons, jr.,
Samuel J Patridge,
Samuel P Peavey,
Eliphalet W Philbrick,
A P Richards,
Henry B Rust,
Dyer H Sanborn,
I B Sawtell,
Jacob Sherburne,
John Sleeper,
Aaron J Smith,
Leander Smith,
Samuel Smith, jr.,
Samuel Swasey,
Enoch Sweatt,
Jacob Taylor,
John D Thompson,
Joseph Y Tibbets,
Calvin Topliff,
Jonathan Wate,
Peter Walker,
William Warner,
Ephraim Warren,
Joseph H Watson,
Dexter Wheeler,
Jonathan Whitmore,
Hollis Wilcox,
Solomon Wilson,
Thomas P Wilson,
Jonathan Young.

Yeas 130, nays 91; so the affirmative of the question prevailed, and the preamble was adopted.

Mr. Lyford, of Meredith, by leave introduced a bill, entitled **An**

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act in addition to, and in amendment of chapter 142 of the Revised Statutes; which was read a first and second time.

Ordered, That the same be referred to the Committee on the Judiciary.

Mr. Vilas submitted the following resolution:

Resolved, That the Committee on the Judiciary be instructed to report on the bill in amendment of chapter 142 of the Revised Statutes.

But before the question was taken,

On motion,

The House adjourned.

FRIDAY, JULY 3, 1846.

Prayer by Rev. Mr. Coombs.

On motion—*Ordered*, That the rules of the House be so far suspended, that the reading of the journal of yesterday be dispensed with.

Mr. Vincent presented the petition of sundry persons for the annexation of lots of land in Lincoln to Woodstock.

Ordered, That the same be referred to the Committee on Towns and Parishes.

Mr. Haddock, of Hanover, presented the petition of the trustees of Dartmouth College, in reference to the conveyance of certain lands.

Ordered, That the same be referred to the Committee on Education.

Mr. Sanborn, from the Committee on Towns and Parishes, to whom was referred the petition of Ephraim Cross and others, to disannex a part of Benton and annex it to Haverhill, made a report; whereupon,

Resolved, That the further consideration of said petition be deferred to the next session of the Legislature, and that the petitioners give a legal notice to the parties concerned.

Mr. Sanborn, from the same committee, to whom was referred the petition of Enoch M. Rollins and others, praying that certain lots of land be severed from Haverhill and annexed to Bath; and the remonstrance of Elijah Curtis and others, against granting the prayer of said petitioners, made a report; whereupon,

Resolved, That said petitioners and remonstrants have leave to withdraw their petitions and remonstrances.

The House proceeded to the order of the day, upon the consideration of the following bills, on their third reading.

“An act to regulate the admeasurement of fire-wood and charcoal.”

Mr. Nay moved that the bill be indefinitely postponed.

Mr. Nay withdrew his motion.

On motion, the bill was laid on the table.

“A bill to regulate the choice of moderators.”

On motion,

Ordered, That the same lie on the table.

The House proceeded in the orders of the day, to the consideration of bills with the following titles, and the following resolutions :

An act to incorporate the Bath Mining Company ;

— — to incorporate the Sunapee Mill ;

— — to incorporate the Equitable Mutual Fire Insurance Company ;

— — in addition to and in amendment of the militia laws of the State ;

— — in addition to chapter 70 of the Revised Statutes, in relation to school district meetings ;

— — in addition to the 71st chapter of the Revised Statutes ;

— — to incorporate the President, Directors and Company of the State Bank :

— — to incorporate the Strafford Bank ;

— — in favor of the first company of artillery in the 7th regiment ;

— — to incorporate the Home Manufacturing Company ;

— — to change the name of the Sugar River Manufacturing Company ;

— — to incorporate the Dover Packet Company ;

A resolution granting to Dartmouth College library copies of Journals and Public Documents ;

A resolution granting annually one copy of the Journal of the Senate and House of Representatives to the library of the New-Hampshire Conference Seminary :

The foregoing bills and resolutions were read a third time.

Resolved, That they pass, and the titles thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Wilson, of Keene, from the Committee on the Judiciary, to whom was referred a bill, entitled An an authorizing the Governor and Council to commute the sentence of death in the case of Andrew Howard, reported the following resolution :

Resolved, That it is inexpedient to legislate upon the subject.

Upon the question of the passage of the resolution, the yeas and nays were called for, and the result was as follows :

Those who voted in the affirmative were Messrs.

Ezra Adams,

Samuel H. Ayer,

Willard A. Baker,

Edwin Baldwin,

George Barker,

Gilman Batchelder,

Nathaniel Batchelder,

Hezekiah Bean,

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Richard Boylston,
 Charles W. Brewster,
 Ivory Brown,
 James B. Brown,
 Jonathan Brown,
 Daniel Campbell,
 Roswell Carlton,
 Charles Caverly,
 Wm. Champion,
 Thomas Chase,
 Daniel Clark,
 Samuel Cleaves,
 Joseph Clough, jr.,
 Gilbert Coburn,
 John H. Collins,
 John M. Collins, jr.,
 David Cram,
 Peter Cram,
 John Currier,
 Charles W. Cutter,
 George W. Dearborn,
 Daniel Demerit,
 John W. Dodge,
 William Dunn,
 Benjamin Eastman,
 James W. Emery,
 Joseph Fifield,
 David Flanders, of Londonderry,
 Seth P. Follansbee,
 Asa Ford,
 Eliphalet Foss,
 Eben C. Foster,
 Herman Foster,
 Zebulon Foster, jr.,
 Leonard C. French,
 Ziba Gay,
 John F. Gerrish,
 Thomas Gerrish,
 Moses Gilman,
 Zeeb Gilman,
 Robert Goodale,
 Hiram Griffin,
 Charles B. Haddock,
 Abijah Hadley,

John L. Hadley,
 William Hadley,
 William Haile,
 Hiram Hanson,
 Harvey Hobart,
 Charles Hodgdon, jr.,
 Nathaniel B. Hull,
 Abner S. Hutchinson,
 Jacob F. James,
 Stephen Jenkins,
 David Jones,
 Simon W. Jones,
 Timothy Kenrick,
 Frederick T. Kidder,
 Elijah C. Kilburn,
 Isaac Kimball,
 Richard Kimball,
 Jonathan Kittredge,
 Hosea C. Knowlton,
 Cyrus Ladd,
 William F. Lawrence,
 Jonathan Little,
 Abel Lowe,
 Nathaniel Low,
 Stephen C. Lyford,
 William McCrae,
 James McGaffey, jr.,
 Isaac McGaw,
 Israel Mardin,
 Gilman Marston,
 Richard Melvin,
 David Messer,
 Ira W. Moore,
 Artemas Morse,
 J. W. Mowry,
 Zebina Newell,
 John Ordway,
 Amos A. Parker,
 Hezekiah Parsons, jr.,
 Samuel J. Patridge,
 Josiah Peabody,
 Samuel P. Peavey,
 Joseph D. Pinder,
 Stephen Pingry,

Isaac J. Quimby,
 Ai Reed,
 A. P. Richards,
 Nathaniel Rix,
 Thomas S. Robinson,
 John Rogers,
 S. H. Rowell,
 Hiram Sargent,
 Daniel Savage,
 I. B. Sawtell,
 Aaron F. Sawyer,
 Miles Scruton,
 Jacob Sherburne,
 Stephen B. Sherwin,
 Leander D. Sinclair,
 John Sleeper,
 Aaron J. Smith,
 Dudley Smith,
 John Smith, jr.,
 Charles Sparhawk,
 Isaac Spalding,
 James M. Spooner,
 Benjamin Stevens, 2d,
 George W. Stevens,

Samuel H. Stevens,
 Samuel Swasey,
 Enoch Sweatt,
 Ebenezer Thompson,
 John D. Thompson,
 Joseph Y. Tibbets,
 Calvin Topliff,
 Benjamin Veazey,
 Cyrus K. Vilas,
 Jonathan Wate,
 Jesse Waldron,
 Willard Walker,
 William Warner,
 Ephraim Warren,
 Joseph H. Watson,
 Moses K. Webster,
 Ichabod H. Wentworth,
 John B. Wentworth,
 Samuel H. Wentworth,
 Jonathan Whitmore,
 Ira Whitcher,
 James Wilson,
 Thomas P. Wilson,
 Thomas Wright.

Those who voted in the negative were Messrs.

Hermon Abbott,
 Harvey Adams,
 Samuel Anderson,
 Abel Bailey,
 David Ball,
 Albin Beard,
 Stephen Beede,
 Thomas Bennett,
 Nicholas C. Blaisdell,
 Ira Blake,
 Abner Blodgett,
 Thomas Boyd,
 John Burnham,
 Samuel Butterfield,
 Jesse Carr,
 Joseph Clough,
 Nicholas Cook,
 Stephen Coombs,

John Crane,
 Abel Crawford,
 Franklin W. Day,
 Ruel Durkee,
 Asa P. Eastman,
 Smith Emerson,
 George Everett,
 John W. Flagg,
 David Flanders, of Newtown,
 Jonathan Fletcher,
 Darwin Forbes,
 John Gale,
 Samuel Garfield,
 Joseph Goodhue,
 Warren Goodspeed,
 William P. Hale,
 Samuel M. Hart,
 Andrew L. Hersey,

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William Hewes,
James Hilton,
Thomas Hobbs,
Andrew Hussey,
John James,
S. B. Johnson,
Ebenezer Lane,
James McDaniels,
Moses Marshall,
Jonathan Martin,
Henry Merrill,
Luke Miller,
Nathaniel Morrill, jr.,
Samuel Nay,
George W. Nesmith,
Samuel Noyes,
Luther Osgood,
James P. Packer,
Amos Page,
Daniel Paige, jr.,
Laban Page,
Edward Parsons,
David N. Patterson,
Eliphalet W. Philbrick,
George W. Prescott,
John Preston,

Aaron Quimby,
John S. Quimby,
Laban Rice,
Aaron Robinson,
Dyer H. Sanborn,
Thomas E. Sawyer,
Elisha Scribner,
Charles H. Shorey,
Samuel Smith, jr.,
Isaac Sturtevant,
Philemon Tolles,
Arthur L. True,
Thomas Vincent,
Elijah Wadleigh,
Ephraim S. Wadleigh,
William Wadleigh,
Wells Waldron,
Peter Walker,
Nathaniel Walton,
Dexter Wheeler,
Nathan White,
Eliphalet Wiggin,
Hollis Wilcox,
Eleazer M. Wilson,
Solomon Wilson,
Jonathan Young.

Yeas 144, nays 88; so the affirmative of the question prevailed, and the resolution was adopted.

Mr. Vennard, for special reasons assigned, asked to be excused from voting on the foregoing question.

On motion—

Ordered, That he be excused.

On motion—

The House resumed the consideration of the report of the committee on the petitions for the Manchester and Methuen Rail-Road.

Mr. Clark moved that said report be made the special order for this day, at 11 o'clock in the forenoon.

The subject was, in accordance with the motion therefor, laid aside.

Mr. Fifield, from the Committee on Elections, to whom was referred the petition of John G. Dickey, relative to the Hillsborough election, by leave, made a minority report.

A motion was made to lay the report on the table.

A division was called for.

No quorum voting, the question was stated again, and decided in the affirmative.

So said report was laid on the table.

On motion of Mr. Vennard—

The House resumed the consideration of the bill entitled An act relating to the taxation of shipping.

On motion of Mr. Handy—

Ordered, That said bill be laid on the table.

Mr. Kittredge moved to take up the bill entitled An act to prevent abuses in the practice of the law, and to regulate fees in certain cases.

A division was called for.

And the question, Shall the bill be taken up? being put, it was decided in the negative.

Mr. Christie, from the Committee on the Judiciary, to whom was referred the order of the House to enquire into the expediency of altering the time of holding the Court of Common Pleas in Rockingham and Strafford counties, reported a bill which was read a first and second time.

Ordered, That the same be read a third time this afternoon at 3 o'clock.

Mr. Boylston, from the Committee on Roads, Bridges and Canals, to whom were referred the petitions to incorporate the Ashuelot Railroad Company, reported a bill, which was read a first and second time.

Ordered, That the same be read a third time this afternoon at 3 o'clock.

The following message was received from the Senate, by their clerk:

Mr. Speaker: The Senate concur with the House in the passage of a resolution respecting the proceeds of sales of public lands.

The following message was received from the Senate, by their clerk:

Mr. Speaker: The Senate concur with the House in the passage of a bill, entitled An act in amendment of the laws relating to corporations—with sundry amendments; in which they ask the concurrence of the House.

Mr. Clark, from the Committee on Agriculture and Manufactures, to whom was referred the bill entitled An act to incorporate the Wilson Manufacturing Company, reported the same, with an amendment, which was adopted.

The bill was then read a second time.

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Ordered, That the same be read a third time this afternoon at 3 o'clock.

On motion, the House proceeded to the consideration of the amendments sent down from the Senate to the bill entitled An act in amendment of the laws relating to corporations.

Mr. Christie moved to lay the subject on the table, which motion did not prevail.

The Senate proposed to strike out that clause making the stockholders in banks personally liable to the amount of their stock.

After debate, on the question being put, Will the House concur with the Senate in said amendment? it was decided in the negative.

The Senate proposed to amend the bill, so that no loans shall be made to directors or stockholders on pledge of their stock; and in case any loans were made to them, they should give the same security as other borrowers.

After debate, on the question being put, Will the House concur with the Senate in said amendment? it was decided in the negative; affirmative 87, negative 108.

The Senate proposed further to amend, so as to make section 6 of the bill read as follows:

"The Legislature may alter, amend or repeal the charter of any corporation, for good cause assigned, and upon notice to such corporation, affording them a sufficient opportunity to be heard, and not otherwise."

Mr. Stevens, of Meredith, moved to amend the amendment, by inserting, after the word "assigned," the words, "in the opinion of the Legislature."

After debate, Mr. Stevens withdrew his amendment.

Mr. Swasey thereupon renewed the motion of Mr. Stevens to amend.

Mr. Sawyer raised a question of order.

After remarks, the motion of Mr. Swasey was decided to be in order.

After further debate, and before the question was taken,

On motion—

The House adjourned.

AFTERNOON.

The special order of the day being the consideration of the report of the committee on the petitions relating to the Manchester and Methuen Railroad, Mr. Kenrick moved that the rules of the House be so far suspended that the unfinished business of the forenoon be now resumed, which motion prevailed.

Mr. Page, of Concord, by leave presented the accounts and vouchers of the Adjutant General.

Ordered, That the same be referred to the Committee on Military Accounts.

The House then resumed the consideration of the unfinished business of the forenoon.

The question was on the amendment proposed by Mr. Swasey to the amendment sent down from the Senate.

After debate, on the question being put, Will the House concur in the amendment to said amendment, Mr. Adams, of Lancaster, called for the yeas and nays, and the result was as follows :

Those who voted in the affirmative were Messrs.

Hermion Abbott,	Seth P. Follansbee,
Harvey Adams,	Darwin Forbes,
Saml. H. Ayer,	Asa Ford,
Abel Bailey,	Eliphalet Foss,
Willard A. Baker,	Daniel K. Gault,
Gilman Batchelder,	John F. Gerrish,
David Blake,	Zeeb Gilman,
Abner Blodgett,	Robert Goodale,
Ivory Brown,	Joseph Goodhue,
James B. Brown,	Warren Goodspeed,
John Burnham,	Hiram Griffin,
Samuel C. Burnham,	Abijah Hadley,
Samuel Butterfield,	John L. Hadley,
Daniel Campbell,	William Hadly,
Oliver Capron,	William P. Hale,
Roswell Carlton,	Andrew L. Hersey,
Jacob Carter,	William Hewes,
Charles Caverly,	James Hilton,
William Champion,	Thomas Hobbs,
Joseph Clough,	Charles Hodgdon, jr.,
Gilbert Coburn,	Nathaniel B. Hull,
Nicholas Cook,	Simon W. Jones,
Stephen Coombs,	Hosea C. Knowlton,
Peter Cram,	Jonathan Little,
John Crane,	Abel Lowe,
Abel Crawford,	Francis H. Lyford,
John Currier,	James McDaniels,
Franklin W. Day,	Israel Mardin,
Daniel Demerit,	Gilman Marston,
William Dunn,	Jonathan Martin,
Asa P. Eastman,	Luke Miller,
David Flanders, of Newtown,	Thomas W. Mordough,

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Artemas Morse,
 Levi Moulton,
 Samuel Nay,
 Luther Osgood,
 Daniel Paige, jr.,
 Edward Parsons,
 Hezekiah Parsons, jr.,
 Samuel J. Patridge,
 David N. Patterson,
 Samuel P. Peavey,
 Eliphalet W. Philbrick,
 Stephen Pingry,
 Laban Rice,
 A. P. Richards,
 Nathaniel Rix,
 Aaron Robinson,
 Dyer H. Sanborn,
 Hiram Sargent,
 I. B. Sawtell,
 Jacob Sherburne,
 John Sleeper,
 Aaron J. Smith,
 Leander Smith,

Samuel Smith, jr.,
 Benjamin Stevens, 2d,
 Samuel Swasey,
 Enoch Swett,
 Jacob Taylor,
 John D. Thompson,
 Joseph Y. Tibbets,
 Calvin Topliff,
 Thomas Vincent,
 Ephraim S. Wadleigh,
 Jonathan Wate,
 Peter Walker,
 Willard Walker,
 Nathaniel Walton,
 William Warner,
 Ephraim Warren,
 Joseph H. Watson,
 Dexter Wheeler,
 Ira Whitecher,
 Hollis Wilcox,
 Solomon Wilson,
 Thomas P. Wilson,
 Jonathan Young.

Those who voted in the negative were Messrs.

Ezra Adams,
 Samuel Anderson,
 Edwin Baldwin,
 David Ball,
 George Barker,
 Nathaniel Batchelder,
 Hezekiah Bean,
 Albin Beard,
 Stephen Beede,
 James Bell,
 Thomas Bennett,
 Nicholas C. Blaisdell,
 Ira Blake,
 Thomas Boyd,
 Richard Boylston,
 Charles W. Brewster,
 Jonathan Brown,
 Benjamin Chapman,
 Thomas Chase,

Daniel M. Christie,
 Daniel Clark,
 Samuel Cleaves,
 Joseph Clough, jr.,
 John M. Collins, jr.,
 Luke Corser,
 David Cram,
 Charles W. Cutter,
 George W. Dearborn,
 Ruel Durkee,
 Benjamin Eastman,
 Smith Emerson,
 James W. Emery,
 George Everett,
 David Flanders, of Londonderry,
 Jonathan Fletcher,
 Eben C. Foster,
 Herman Foster,
 Leonard C. French,

Samuel Garfield,
James M. Gates,
Thomas Gerrish,
Moses Gilman,
Charles B. Haddock,
William Haile,
Hiram Hanson,
John N. Handy,
Harvey Hobart,
Andrew Hussey,
Abner S. Hutchinson,
Jacob F. James,
John James,
Stephen Jenkins,
S. B. Johnson,
David Jones,
Timothy Kenrick,
Frederick T. Kidder,
Elijah C. Kilburn,
Isaac Kimball,
Richard Kimball,
Jonathan Kittredge,
Cyrus Ladd,
Ebenezer Lane,
Daniel Lothrop,
William F. Lawrence,
Nathaniel Low,
Stephen C. Lyford,
William McCrae,
James McGaffey, jr.,
Isaac McGaw,
Moses Marshall,
Richard Melvin,
Henry Merrill,
David Messer,
Ira W. Moore,
J. W. Mowry,
George W. Nesmith,
Zebina Newell,
John Ordway,
James P. Packer,
Amos Page,
Laban Page,

Amos A. Parker,
Josiah Peabody,
Joseph D. Pinder,
David B. Plumer,
George W. Prescott,
John Preston,
John S. Quimby,
Ai Reed,
Thomas S. Robinson,
John Rogers,
S. H. Rowell,
Daniel Savage,
Aaron F. Sawyer,
Thomas E. Sawyer,
Elisha Scribner,
Miles Scruton,
Stephen B. Sherwin,
Charles H. Shorey,
Leander D. Sinclair,
Dudley Smith,
Israel H. Smith,
John Smith, jr.,
Charles Sparhawk,
Isaac Spalding,
Samuel H. Stevens,
Isaac Sturtevant,
Ebenezer Thompson,
Philemon Tolles,
Arthur L. True,
Benjamin Veazey,
William Vennard, 2d,
Cyrus K. Vilas,
Elijah Wadleigh,
William Wadleigh,
Wells Waldron,
Moses K. Webster,
Ichabod H. Wentworth,
John B. Wentworth,
Samuel H. Wentworth,
Nathan White,
Eliphalet Wiggin,
James Wilson,
Thomas Wright,

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Yeas 110, nays 124; so the negative of the question prevailed, and the House refused to adopt the amendment offered by Mr. Swasey.

Mr. Carr, who was not in the House when the question was taken, asked leave to vote.

On the question being put, Shall leave be granted? it was decided in the negative.

The question being put, Will the House concur in the amendment, as sent down from the Senate? it was decided in the negative.

So the House nonconcurred in all the amendments proposed by the Senate to said bill.

Ordered, That the clerk inform the Senate thereof.

The House proceeded to the special order of the day, upon the consideration of the report of the Committee on Roads, Bridges and Canals, upon the petitions in favor of the Manchester and Methuen Rail-road.

The report concluded by a resolution postponing the subject under consideration to the next session of the Legislature.

Mr. H. Foster moved an amendment to the resolution, making it read so as to grant leave to the petitioners to bring in a bill.

[Mr. Haddock in the chair.]

A long debate ensued, which was temporarily suspended by the following message from the Senate, by their clerk.

Mr. Speaker: The Senate concur with the House in the passage of the following resolutions, and bills of the following titles, to wit.:

A resolution for the removal of the gun-house in Concord;

A resolution in favor of Moody Currier;

An act to incorporate the Free-Will Baptist Education Society;

— — to incorporate the Free-Will Baptist Printing Establishment;

— — in amendment of chap. 122 of the Revised Statutes;

— — for the preservation of certain kinds of game.

[The Speaker resumed the chair.]

The debate on the petition for the Manchester and Methuen Rail-road was resumed; and, being concluded, on the question being put, Shall the amendment to the resolution reported by the committee be adopted? Mr. H. Foster called for the yeas and nays, and the result was as follows:

Those who voted in the affirmative were Messrs.

Samuel Anderson,	Benjamin Chapman,
Abel Bailey,	Daniel M Christie,
Edwin Baldwin,	Daniel Clark,
Nathaniel Batchelder,	Gilbert Coburn,
Stephen Beede,	John M Collins, Jr,
James Bell,	Stephen Coombs,
John Burnham,	John Currier,

Benjamin Eastman,
George Everett,
David Flanders, of Londonderry,
Herman Foster,
Leonard C. French,
John Gale,
Moses Gilman,
Zeeb Gilman,
Robert Goodale,
William Hadley,
Abner S Hutchinson,
Jacob F James,
Jonathan Little,
Nathaniel Low,
Stephen C Lyford,
Isaac McGaw,
Gilman Marston,
Richard Melvin,
Henry Merrill,
David Messer,
Ira W Moore,
Artemas Morse,
J W Mowry,
Zebina Newell,
Samuel Noyes,
John Ordway,
Luther Osgood,
Amos Page,

Samuel P Peavey,
Eliphalet W Philbrick,
David B Plumer,
Aaron Quimby,
Isaac J Quimby,
John S Quimby,
Ai Reed,
Nathaniel Rix,
Thomas S Robinson,
Dyer H Sanborn,
Daniel Savage,
Elisha Scribner,
Dudley Smith,
Samuel Swasey,
Benjamin Veazey,
William Vennard, 2d,
Thomas Vincent,
Ephraim S Wadleigh,
William Wadleigh,
Peter Walker,
Ephraim Warren,
Moses K. Webster,
John B Wentworth,
Nathan White,
Jonathan Whitmore,
Ira Whitcher,
James Wilson.

Those who voted in the negative were Messrs.

Hermon Abbott,
Harvey Adams,
Abner Allen,
Samuel H. Ayer,
Willard A Baker,
David Ball,
George Barker,
Gilman Batchelder,
Hezekiah Bean,
Albin Beard,
Thomas Bennett,
David Blake,
Ira Blake,
Abner Blodgett,
Thomas Boyd,
Richard Boylston,
Charles W Brewster,
Ivory Brown,
James B Brown,
Jonathan Brown,
Samuel Butterfield,
Daniel Campbell,
Oliver Capron,
Roswell Carlton,
Jesse Carr,

Jacob Carter,
Charles Caverly,
William Champion,
Thomas Chase,
Samuel Cleaves,
Joseph Clough,
Joseph Clough, Jr,
Nicholas Cook,
Luke Corser,
Peter Cram,
John Crane,
Abel Crawford,
Franklin W Day,
George W Dearborn,
Daniel Denerit,
John W. Dodge,
William Dunn,
Ruel Durkee,
Asa P Eastman,
Smith Emerson,
James W Emery,
John W Flagg,
David Flanders, of Newtown,
Jonathan Fletcher,
Seth P Follansbee,

Darwin Forbes,
 Asa Ford,
 Eliphalet Foss,
 Daniel K Gault,
 John F Gerrish,
 Thomas Gerrish,
 Joseph Goodhue,
 Warren Goodspeed,
 Hiram Griffin,
 Charles B Haddock,
 Abijah Hadley,
 John L Hadley,
 William Haile,
 William P Hale,
 John N Handy,
 Samuel M Hart,
 Andrew L Hersey,
 William Hewes,
 James Hilton,
 Harvey Hobart,
 Thomas Hobbs,
 Nathaniel B Hull,
 Andrew Hussey,
 John James,
 Stephen Jenkins,
 S B Johnson,
 David Jones,
 Simon W Jones,
 Timothy Kenrick,
 Isaac Kimball,
 Richard Kimball,
 Jonathan Kittredge,
 Hosea C Knowlton,
 Ebenezer Lane,
 Daniel Lothrop,
 Abel Lowe,
 James McDaniels,
 Israel Mardin,
 Moses Marshall,
 Jonathan Martin,
 Luke Miller,
 Thomas W Mordough,
 Levi Moulton,
 Samuel Nay,
 George W Nesmith,
 James P Packer,
 Daniel Paige, Jr,
 Laban Page,

Amos A Parker,
 Edward Parsons,
 Hezekiah Parsons, Jr,
 Samuel J Patridge,
 Joseph D Pinder,
 Stephen Pingry,
 George W Prescott,
 Laban Rice,
 A P Richards,
 Aaron Robinson,
 John Rogers,
 S. H. Rowell,
 Hiram Sargent,
 Aaron F Sawyer,
 Thomas E Sawyer,
 Miles Scruton,
 Jacob Sherburne,
 John Sleeper,
 Aaron J Smith,
 John Smith, Jr,
 Leander Smith,
 Samuel Smith, Jr.
 Isaac Spalding,
 Benjamin Stevens, 2d,
 Samuel H Stevens,
 Isaac Sturtevant,
 Enoch Sweatt,
 Jacob Taylor,
 Ebenezer Thompson,
 John D Thompson,
 Joseph Y Tibbets,
 Calvin Topliff,
 Arthur L True,
 Cyrus K. Vilas,
 Elijah Wadleigh,
 Jonathan Wate,
 Willard Walker,
 Nathaniel Walton,
 William Warner,
 Samuel H Wentworth,
 Dexter Wheeler,
 Eliphalet Wiggin,
 Hollis Wilcox,
 Solomon Wilson,
 Thomas P Wilson,
 Thomas Wright,
 Jonathan Young.

Yeas 69, nays 145; so the negative of the question prevailed, and the House refused to adopt the amendment.

The question recurring, Shall the resolution pass? being put, it was decided in the affirmative; so the further consideration of the subject of said report was postponed to the next session of the Legislature.

Mr. Clark, from the Committee on Agriculture and Manufactures, to whom was referred a bill entitled An act to incorporate the Stratford Steam Mill, reported the same without amendment, which was read a third time.

Resolved, That it pass, and the title thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

The following message was received from the Senate, by their clerk :

Mr. Speaker: The Senate concur with the House in the passage of the following bills and resolutions:

An act to sever Joseph Haskell from school district numbered five, in Marlborough, and annex him to school district numbered twelve, in Jaffrey;

A resolution authorizing the treasurer to borrow money for the use of the state;

A resolution granting ten thousand acres of land to Colebrook Academy;

An act in addition to chapter 143 of the Revised Statutes, with an amendment, in which they ask the concurrence of the House;

A resolution relating to the Portsmouth and Manchester Atheneums, with an amendment, in which they ask the concurrence of the House.

The House proceeded to the consideration of the amendment sent down from the Senate to the above named bill, entitled An act in addition to chapter 143 of the Revised Statutes.

On the question, Will the House concur in said amendment? being put, it was decided in the affirmative.

The House proceeded to the consideration of the amendment sent down from the Senate to the foregoing resolution, relating to the Portsmouth and Manchester Atheneums.

On the question, Will the House concur in said amendment? being put, it was decided in the affirmative.

So the House concurred with the Senate in their amendments to said bill and resolution.

Ordered, That the clerk notify the Senate thereof.

On motion of Mr. Wilson, of Keene—

Resolved, That Sam'l Garfield, Esq., of Langdon, and Jacob Taylor, Esq., of Stoddard, have leave of absence from and after Saturday, the 4th day of July, 1846; and that the clerk be directed to make up the pay roll of those members accordingly.

The following message was received from the Senate, by their clerk :

Mr. Speaker :—The Senate concur with the House in the passage

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of the following bills, with sundry amendments ; in which they ask the concurrence of the House.

An act incorporating the Piscataqua Aqueduct ;

— act to incorporate the Warren Copper Mining Company ;

— act to incorporate the Shelburne Lead Mining Company ;

— act to incorporate the Piermont Iron Mining Company.

The Senate have indefinitely postponed the bill entitled An act in addition to chapter 40 of the Revised Statutes.

The Senate recede from their several amendment to the bill, entitled "An act in amendment of the laws relating to corporations," and concur with the House in the passage thereof.

The following message was received from the Senate, by their clerk :

Mr. Speaker :—The Senate also concur with the House in the passage of the following resolutions, and bills of the following titles, to wit :

Resolution relating to the contingent fund ;

An act in addition to an act, entitled An act to incorporate Josiah Stevens and others by the name of the Sunapee Dam Corporation ;

An act to provide for the appointment of additional military officers ;

— act to change the name of the Second Congregational Society in Chester to the First Congregational Society in Auburn ;

A resolution making appropriation for the deaf, dumb and blind ;

An act in amendment of chapter 145 of the Revised Statutes.

The House proceeded to the consideration of the amendments sent down from the Senate to the foregoing bills, incorporating the Warren Copper Mining Company, the Shelburne Lead Mining Company, and the Piermont Iron Mining Company.

On the question being put, Will the House concur in said amendments? it was decided in the affirmative.

Mr. Wilson, of Keene, moved that the House reconsider their vote by which they concurred with the Senate in an amendment to a bill, entitled An act incorporating certain persons by the name of the Trustees of the Protestant Episcopal Church of New-Hampshire ; which motion prevailed ; so said vote was reconsidered.

Mr. Parker submitted the following resolution :

Resolved, That when the House adjourn this afternoon, it adjourn to meet on Monday next, at three o'clock in the afternoon.

On the question being put, Shall the resolution pass? the yeas and nays were called for by Mr. Walton, and the result was as follows :

Those who voted in the affirmative were Messrs.

Samuel Anderson,
Abel Bailey,

Edwin Baldwin,
George Barker,

Gilman Batchelder,
 Nathaniel Batchelder,
 David Blake,
 Ira Blake,
 Abner Blodgett,
 Thomas Boyd,
 Richard Boylston,
 Charles W. Brewster,
 Ivory Brown,
 James B. Brown,
 John Burnham,
 Samuel C. Burnham,
 Samuel Butterfield,
 Daniel Campbell,
 Oliver Capron,
 Jesse Carr,
 Jacob Carter,
 William Champion,
 Joseph Clough,
 Gilbert Coburn,
 John M. Collins, jr.,
 Nicholas Cook,
 Stephen Coombs,
 Luke Corser,
 Abel Crawford,
 Charles W. Cutter,
 Daniel Demerit,
 John W. Dodge,
 Asa P. Eastman,
 Smith Emerson,
 James W. Emery,
 George Everett,
 John W. Flagg,
 David Flanders, of Newtown,
 Seth P. Follansbee,
 Darwin Forbes,
 Leonard C. French,
 John Gale,
 Daniel K. Gault,
 Moses Gilman,
 Zeeb Gilman,
 Joseph Goodhue,
 Warren Goodspeed,
 Hiram Griffin,
 Abijah Hadley,
 William Hadley,
 Samuel M. Hart,
 Andrew L. Hersey,
 William Hewes,
 James Hilton,
 Harvey Hobart,
 Thomas Hobbs,
 Nathaniel B. Hull,
 Jacob F. James,
 Stephen Jenkins,

David Jones,
 Simon W. Jones,
 Isaac Kimball,
 Richard Kimball,
 Hosea C. Knowlton,
 Cyrus Ladd,
 Ebenezer Lane,
 Abel Lowe,
 William McCrae,
 James McDaniels,
 Israel Mardin,
 Moses Marshall,
 Richard Melvin,
 Henry Merrill,
 David Messer,
 Luke Miller,
 Thomas W. Mordough,
 Levi Moulton,
 J. W. Mowry,
 Samuel Nay,
 Samuel Noyes,
 Luther Osgood,
 James P. Packer,
 Daniel Paige, Jr.,
 Laban Page,
 Amos A. Parker,
 Hezekiah Parsons, jr.,
 Samuel J. Patridge,
 Samuel P. Peavey,
 Eliphalet W. Philbrick,
 Joseph D. Pinder,
 Isaac J. Quimby,
 Ai Reed,
 Laban Rice,
 A. P. Richards,
 Nathaniel Rix,
 Dyer H. Sanborn,
 Hiram Sargent,
 Daniel Savage,
 Miles Scruton,
 Jacob Sherburne,
 Leander D. Sinclair,
 John Sleeper,
 Aaron J. Smith,
 Dudley Smith,
 Leander Smith,
 Samuel Smith, jr.,
 Samuel H. Stevens,
 Isaac Sturtevant,
 Samuel Swasey,
 Ebenezer Thompson,
 John D. Thompson,
 William Vennard, 2d,
 Cyrus K. Vilas,
 Elijah Wadleigh,

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Ephraim S. Wadleigh,
William Wadleigh,
Jonathan Wate,
Jesse Waldron,
Wells Waldron,
Willard Walker,

William Warner,
Ephraim Warren,
Nathan White,
Hollis Wilcox,
Jonathan Young.

Those who voted in the negative were Messrs.

Abner Allen,
David Ball,
Hezekiah Bean,
Albin Beard,
Stephen Beede,
James Bell,
Nicholas C. Blaisdell,
Jonathan Brown,
Roswell Carlton,
Benjamin Chapman,
Thomas Chase,
Daniel M. Christie,
Daniel Clark,
John Currier,
Franklin W. Day,
William Dunn,
Ruel Durkee,
Jonathan Fletcher,
Asa Ford,
Eliphalet Foss,
Herman Foster,
Thomas Gerrish,
Robert Goodale,
Charles B. Haddock,
John L. Hadley,
William Haile,
Andrew Hussey,
Abner S. Hutchinson,
John James,
S. B. Johnson,
Timothy Kenrick,
Jonathan Kittredge,
Daniel Lothrop,

Jonathan Little,
Nathaniel Low,
James McGaffey, jr.,
Isaac McGaw,
Jonathan Martin,
Ira W. Moore,
Artemas Morse,
George W. Nesmith,
Zebina Newell,
John Ordway,
Amos Page,
Edward Parsons,
Aaron Robinson,
Thomas S. Robinson,
John Rogers,
Aaron F. Sawyer,
Thomas E. Sawyer,
John Smith, jr.,
Benjamin Stevens, 2d,
Enoch Sweatt,
Jacob Taylor,
Joseph Y. Tibbets,
Benjamin Veazey,
Peter Walker,
Nathaniel Walton,
John B. Wentworth,
Samuel H. Wentworth,
Dexter Wheeler,
Jonathan Whitmore,
Ira Whitcher,
James Wilson,
Solomon Wilson,
Thomas P. Wilson.

Yeas 125, nays 66; so the affirmative of the question prevailed, and the resolution was adopted.

Mr. Sanborn submitted the following resolution:

Resolved, That the Committee on Towns and Parishes be instructed to enquire into the expediency of annexing State's, or Gates' Gore, in the county of Grafton, to some adjacent town. The said gore is represented to comprise an entire farm of considerable value, not now connected with any town in the state, by any existing legal enactment, nor subject to taxation;

Which was adopted.

Mr. Eastman, of Chatham, by leave, presented the account of Isaac Emery, Jr.

Ordered, That the same be referred to the Committee on the State House and State House Yard.

Mr. James, of Deerfield, moved to take up the resolution fixing on a day to close the session ; but before the question was taken,
On motion of Mr. H. Foster, The House adjourned.

MONDAY, JULY 6, 1846.

After the reading of the journal of Friday,

[*Mr. T. E. Sawyer in the chair,*]

Mr. Hale, of Dover, presented the petitions of sundry persons in Dover, in behalf of Andrew Howard.

Mr. Parker moved that the same be referred to the Committee on the Judiciary ; which motion being withdrawn, Mr. Sanborn moved that the petitions be referred to a select committee of ten, consisting of one from each county ; which motion being withdrawn, Mr. Hale, of Dover, moved that the petitioners have leave to bring in a bill.

On this question being put, a division of the House was called for.

Messrs. Christie and Bell asked to be excused from voting.

On motion—

Ordered, That they be excused.

Mr. Coombs asked to be excused from voting, which request was refused.

The question being put, Shall the petitioners have leave to bring in a bill, Mr. Hadley, of Hudson, called for the yeas and nays, and the result was as follows :

Those who voted in the affirmative were Messrs.

Hermion Abbott,
Ezra Adams,
Harvey Adams,
Samuel H. Ayer,
Abel Bailey,
David Ball,
Albin Beard,
Stephen Beede,
Thomas Bennett,
Ira Blake,
Abner Blodgett,
Thomas Boyd,
Ivory Brown,
James B. Brown,
Jonathan Brown,
John Burnham,

Daniel Campbell,
Oliver Capron,
Jesse Carr,
Jacob Carter,
Benjamin Chapman,
Thomas Chase,
Joseph Clough,
Gilbert Coburn,
John M Collins, jr.,
Nicholas Cook,
Stephen Coombs,
Luke Corser,
David Cram,
Abel Crawford,
John Currier,
Franklin W. Day,

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George W. Dearborn
 Daniel Demerit,
 Ruel Durkee,
 Asa P. Eastman,
 Smith Emerson,
 George Everett,
 John W. Flagg,
 David Flanders, of Newtown,
 Jonathan Fletcher,
 Seth P. Follansbee,
 Darwin Forbes,
 Asa Ford,
 Herman Foster,
 John Gale,
 Robert Goodale,
 Joseph Goodhue,
 Charles B. Haddock,
 John L. Hadley,
 William Hadley,
 William P. Hale,
 John N. Handy,
 Andrew L. Hersey,
 William Hewes,
 James Hilton,
 Thomas Hobbs,
 Andrew Hussey,
 John James,
 Simon W. Jones,
 Richard Kimball,
 Jonathan Kittredge,
 Cyrus Ladd,
 Ebenezer Lane,
 Daniel Lothrop,
 Francis H. Lyford,
 James McGaffey, Jr.,
 Israel Mardin,
 Moses Marshall,
 Gilman Marston,
 Jonathan Martin,
 Henry Merrill,
 Luke Miller,
 Nathaniel Morrill, Jr.,
 Samuel Nay,
 Dudley Nelson,
 George W. Nesmith,
 Samuel Noyes,
 Luther Osgood,
 James P. Packer,

Daniel Paige, Jr.,
 Laban Page,
 David N. Patterson,
 Josiah Peabody,
 Eliphalet W. Philbrick,
 Joseph D. Pinder,
 George W. Prescott,
 John Preston,
 Aaron Quimby,
 Isaac J. Quimby,
 John S. Quimby,
 Laban Rice,
 A. P. Richards,
 Aaron Robinson,
 Thomas S. Robinson,
 John Rogers,
 Dyer H. Sanborn,
 Hiram Sargent,
 Dudley Smith,
 Israel H. Smith,
 Samuel Smith, Jr.,
 Isaac Sturtevant,
 Ebenezer Thompson,
 John D. Thompson,
 Joseph Y. Tibbets,
 Calvin Topliff,
 Arthur L. True,
 Benjamin Veazey,
 Wm. Vennard, 2d,
 Thomas Vincent,
 Elijah Wadleigh,
 Jonathan Wate,
 Jesse Waldron,
 Wells Waldron,
 Peter Walker,
 Willard Walker,
 Nathaniel Walton,
 Joseph H. Watson,
 Samuel H. Wentworth,
 Dexter Wheeler,
 Nathan White,
 Eliphalet Wiggin,
 Hollis Wilcox,
 Eleazer M. Wilson,
 Solomon Wilson,
 Thomas P. Wilson,
 Jonathan Young.

Those who voted in the negative were Messrs.

George Barker,
 Gilman Batchelder,
 Nathaniel Batchelder,
 Hezekiah Bean,
 David Blake,

Samuel C. Burnham,
 Samuel Butterfield,
 Roswell Carlton,
 Daniel Clark,
 Joseph Clough, Jr.,

Peter Cram,
Charles W. Cutter,
William Dunn,
James W. Emery,
Joseph Fifield,
Eliphalet Foss,
Eben C. Foster,
Zebulon Foster, Jr.
James M. Gates,
Daniel K. Gault,
John F. Gerrish,
Thomas Gerrish,
Moses Gilman,
Zeeb Gilman,
Abijah Hadley,
William Haile,
Nathaniel B. Hull,
Abner S. Hutchinson,
Jacob F. James,
Timothy Kenrick,
Elijah C. Kilburn,
Isaac Kimball,
Hosea C. Knowlton,
Jonathan Little,
Nathaniel Low,
William McCrae,
Isaac McGaw,
Richard Melvin,
David Messer,
Ira W. Moore,
Artemas Morse,
J. W. Mowry,
Zebina Newell,

John Ordway,
Amos Page,
Amos A. Parker,
Samuel J. Patridge,
Samuel P. Peavey,
Stephen Pingry,
I. B. Sawtell,
Aaron F. Sawyer,
Elisha Scribner,
Miles Scruton,
Jacob Sherburne,
Stephen B. Sherwin,
Charles H. Shorey,
Leander D. Sinclair,
John Sleeper,
Aaron J. Smith,
John Smith, Jr.,
Leander Smith,
Charles Sparhawk,
Isaac Spalding,
James M. Spooner,
Benjamin Stevens, 2d,
George W. Stevens,
Samuel H. Stevens,
Samuel Swasey,
Enoch Sweatt,
Cyrus K. Vilas,
William Warner,
Moses K. Webster,
Ichabod H. Wentworth,
John B. Wentworth,
Ira Whitcher,
James Wilson.

Yeas 127, nays 76; so the affirmative of the question prevailed, and the petitioners had leave to bring in a bill.

Mr. Preston moved that the rules of the House be so far suspended that he may at this time introduce a bill.

Mr. Preston accordingly introduced a bill, suspending the laws in the case of Andrew Howard, which was read a first and second time.

Mr. Kimball, of Rochester, moved that it be referred to the Committee on the Judiciary, and that they be instructed to report on the constitutionality of the bill.

A division was called for, and the question of reference was decided in the affirmative.

So said bill was referred to the Committee on the Judiciary.

[*The Speaker resumed the chair.*]

Mr. Gerrish, of Boscawen, presented the petition of Enoch Jackman, to be severed from the 38th and annexed to the 21st regiment.

Ordered, That the same be referred to the Committee on Military Affairs.

Mr. Wilson, of Keene, moved that the rules be so far suspended that he may at the present time introduce a bill; which motion prevailed.

Mr. Wilson accordingly introduced a bill, entitled An act to alter the name of the Contoocook Manufacturing Company, and for other purposes; which was read a first and second time.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

Mr. Kimball, of Rochester, by leave introduced a bill, entitled An act to sever a part of the farm of Rufus C. Varney from the town of Rochester, and annex the same to the town of Barrington.

Mr. Butterfield, by leave introduced a bill, entitled An act authorizing married women to bequeath personal property; which was read a first and second time.

Ordered, That the same be referred to the Committee on the Judiciary.

Returns having been received, agreeably to a resolution of the House, from clerks of the court of Common Pleas in and for the counties of Grafton, Carroll, Coös, Rockingham, Belknap, Sullivan, Cheshire and Strafford, were laid before the House.

On motion—

Ordered, That the same be referred to the Committee on the Judiciary.

The House proceeded to the orders of the day, upon the consideration of the following bills:

- A bill to incorporate the Portsmouth Company;
- bill to incorporate the Suncook Manufacturing Company;
- bill to increase the capital stock of the Winnepiseogee Lake Cotton and Woollen Manufacturing Company;
- A resolution providing payment for witnesses, &c. in the trial of the Attorney-General;

Which were severally read a second time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

A resolution appropriating \$10,000 for the enlargement of the New-Hampshire Asylum for the Insane.

Mr. Nesmith moved to postpone the subject to the next session of the legislature.

Mr. Emery moved to lay the resolution on the table, which motion prevailed.

On motion of Mr. Emery—

Resolved, That the State Treasurer be requested to lay before the House a statement of all the money that has been paid for the New-Hampshire Asylum for the Insane, and the time when the payments

have been made; and also a statement of the fund received from the estate of Mrs. Fisk.

The House proceeded in the orders of the day, to the consideration of bills with the following titles:

- An act to incorporate the Wilson Manufacturing Company;
- act to incorporate the Dover Steam Manufacturing Company;
- act to incorporate the Belknap County Bank;
- act to incorporate the Ashuelot Rail-Road Company;
- act to alter the times of holding the courts of common pleas in the counties of Rockingham, Strafford and Belknap, and to abolish one term thereof in Hillsborough county;

Which were severally read a third time.

Resolved, That they pass, and the titles thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Haddock, from the Committee on Education, to whom was referred the petition of the trustees of Dartmouth College, reported a bill; which was read a first and second time.

Ordered, That the same be read a third time to-morrow afternoon.

Mr. Bell, from the Committee on the Judiciary, to whom was referred a bill entitled An act relating to the offices of attorney general and solicitors, and providing for the appointment of county attorneys, reported the same in a new draft; which was read a first and second time.

Mr. Kimball moved to lay the bill on the table—which motion did not prevail.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

Mr. Clark, from the committee to whom was referred the petition of E. B. Haynes and others, for an act of incorporation, reported a bill; which was read a first and second time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

Mr. Packer, from the same committee, to whom was referred the bill to incorporate the Webster Mills, reported the same without amendment; which was read a first and second time.

Ordered, That the same be read a third time, to-morrow at 3 o'clock in the afternoon.

Mr. Hussey, of Portsmouth, asked leave of absence for three days, in consequence of sickness in his family. *Granted*.

On motion, The House adjourned.

TUESDAY, JULY 7, 1846.

Prayer by Rev. Mr. Mowry.

On motion,—*Ordered*, That the rules of the House be so far suspended, that the reading of the lists of yeas and nays in the journal of yesterday be dispensed with.

Mr. James Wilson, from the Committee on the Judiciary, to whom was referred a bill entitled An act relating to the suspension of the law inflicting the punishment of death in the case of Andrew Howard, reported the same back to the House for their action, as follows: The committee having considered this case of Howard, on a former day, and having reported that it was inexpedient to legislate, feel bound to state that their opinion in that matter remains unchanged. The committee are not prepared to give an opinion upon the constitutionality of the proposed law. The whole subject is referred to the House.

No quorum of the House being present, the subject was informally laid aside.

Mr. Christie, from the same committee, to whom was referred an order of the House to enquire into the expediency of so amending the Revised Statutes, chapter 66, as more effectually to enable towns to maintain their paupers within their own limits, made a report that legislation thereon is not needed or expedient, and appended the following resolution:

Resolved, That the committee be discharged from farther consideration of the subject;

Which was adopted.

Mr. Christie, from the same committee, to whom was referred a bill entitled An act in amendment of chapter 65 of the Revised Statutes, reported that legislation thereon is inexpedient, and appended the following resolution:

Resolved, That the farther consideration of the said bill be indefinitely postponed;

Which was adopted.

Mr. Christie, from the same committee, to whom was referred the petition of Jonathan Clough, Jr., and others, praying for the passage of an act explanatory of the act passed June, 1845, in addition to chapter 69 of the Revised Statutes, made a report; whereupon,

Resolved, That the committee be discharged from the farther consideration of the subject.

Mr. Christie, from the same committee, to whom was referred a bill entitled An act in addition to and in amendment of chapter 39 of the Revised Statutes, reported the same in a new draft; which was read a first and second time.

Ordered, That the same be read a third time, this afternoon at 3 o'clock.

Mr. Christie, from the same committee, to whom was referred a bill entitled An act for the protection of the telegraphic line in this state, reported the same with an amendment; which was adopted.

The bill was then read a second time.

Ordered, That the same be read a third time, this afternoon at 3 o'clock.

Mr. James Wilson, from the same committee, to whom was referred a bill entitled An act in amendment of chapter 146 of the Revised Statutes, reported the same in a new draft; which was read a first and second time.

Ordered, That the same be read a third time, this afternoon at 3 o'clock.

Mr. Spalding, from the Committee on Banks, to whom was referred the bill entitled An act relating to the Grafton Bank, reported the same with an amendment.

On motion of Mr. Kenrick—

Ordered, That the same be laid on the table.

Mr. Spalding, from the same committee, to whom was referred the bill entitled An act to incorporate the Winchester Bank, made a report; whereupon,

Resolved, That the same be postponed to the next session of the Legislature.

Mr. Spalding, from the same committee, to whom was referred the petition of O. S. Fowler and others; also, the petition of Lewis Bartlett and others, for a bank at Bristol, made a report; whereupon,

Resolved, That the same be postponed to the next session of the Legislature.

The Committee on Military Affairs asked leave to sit during the session of the House. Granted.

Mr. Cutter, from the Committee on Military Affairs, to whom was referred the petition of Abiel Peavey and others, made a report; whereupon,

Resolved, That the petitioners have leave to withdraw their petition.

Mr. Cutter, from the same committee, to whom was referred the petition of Enoch Jackman, made a report; whereupon,

Resolved, That the petitioner have leave to withdraw his petition.

Mr. Swasey, from the Committee on the Judiciary, to whom were referred the return of the Ashuelot Bank, and the report of Titus Brown, one of the Bank Commissioners, relative to said bank, communicated to the House by His Excellency the Governor, with instructions to enquire and report whether the provisions of the 14th,

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43d and 44th sections of the 140th chapter of the Revised Statutes are applicable to said bank, its directors and cashier; and if so, what measures should be adopted by the House in relation to any violation thereof by said bank or its officers; made a report.

On motion of Mr. Emery—

Ordered, That the same be laid on the table.

Mr. Chapman, from the Committee on Towns and Parishes, to whom was referred a bill entitled An act to sever a part of the farm of Rufus C. Varney from the town of Rochester and annex the same to the town of Barrington, reported the same without amendment; which was read a second time.

Ordered, That the same be read a third time, this afternoon at 3 o'clock.

Mr. Dodge, from the Committee on Roads, Bridges and Canals, to whom was referred the bill entitled An act in addition to the acts incorporating the Portsmouth and Concord Rail-Road, reported the same without amendment.

On motion of Mr. Christie—

Ordered, That the same be laid on the table.

Mr. Bell, from the Committee on the Judiciary, to whom were referred three bills, entitled Acts in amendment of chapter 142 of the Revised Statutes, reported the provisions thereof in a new draft; which was read a first and second time.

Ordered, That the same be read a third time, this afternoon at 3 o'clock.

Mr. Beede, from the Committee on Agriculture and Manufactures, to whom was referred the bill to alter the name of the Contoocook Manufacturing and Mechanics' Company, and for other purposes, reported the same with an amendment; which was adopted, and the bill was read a second time.

Ordered, That the same be read a third time, this afternoon at 3 o'clock.

Mr. Kenrick, from the Committee on Banks, to whom was referred the bill to incorporate the New-Hampshire Bank at Concord, reported the following resolution:

Resolved, That the further consideration of said bill be postponed to the next session of the Legislature.

On motion of Mr. Nesmith—

Ordered, That the same be laid upon the table.

Mr. Martin, from the Committee on the State House and State House Yard, reported the following resolution:

Resolved by the Senate and House of Representatives, in General Court convened, That William Fisk be appointed keeper of the State House and State House Yard for the ensuing year.

On the question being put, Shall the resolution pass? it was decided in the affirmative.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Stevens, of Meredith, from the Committee on Banks, to whom was referred the petition of William Webster and others, relating to a bank at Plymouth, made a report; whereupon,

Resolved, That the petitioners have leave to bring in a bill.

On motion—

Resolved, That Jonathan Brown have leave of absence for three days, in consequence of the sickness of his family.

Mr. Ayer, from the Committee on Finance, who were instructed to enquire into and report to the House the amount of the contingent fund the past year; what part of the same has been expended, and by what authority; also, whether the sum appropriated for the education of the blind has been overdrawn, and by what authority; and also to enquire fully into the amount of the present indebtedness of the state, if any; how it has arisen, and what sources of revenue there are, if any, to pay the same—made a report.

On motion—*Ordered*, That the same be laid upon the table.

Mr. Topliff, from the Committee on Military Accounts, to whom was referred the account of Robert Davis, made a report; whereupon—

Resolved, That the further consideration of said account be indefinitely postponed.

Mr. Sanborn, from the Committee on Towns and Parishes, to whom was referred the order of the House to enquire into the expediency of annexing State's, or Gates' Gore, in the county of Grafton, to some adjacent town, reported a bill.

On motion of Mr. Kittredge—

Ordered, That the same be laid on the table.

Mr. Bell submitted the following resolution:

Resolved by the Senate and House of Representatives, in General Court convened, That the sum of two hundred dollars, from any money in the treasury not otherwise appropriated, be expended, under the direction of the Governor and Council, in repairing and rendering passable the road in the town of Lincoln leading from Plymouth to Franconia.

On motion of Mr. Parker—

Ordered, That the same be laid upon the table.

The following message was received from the Senate, by their clerk:

Mr. Speaker:—The Senate concur with the House in the passage of bills with the following titles, to wit.:

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- An act to incorporate the Franklin and Bristol Rail-Road ;
— — to incorporate the Great Falls Bank ;
— — to incorporate the Peterborough and Shirley Rail-Road Company ;
— — to incorporate the Manchester Savings Bank ;
— — to incorporate the Amherst Steam Mill Company ;
— — to incorporate the Stevens Village Bridge Company ;
— — in amendment of Chapter 73 of the Revised Statutes ;
— — in addition to an act to incorporate sundry persons by the name of the Portsmouth Steam Factory ;
— — to establish a corporation by the name of the Strafford Steam Mills ;
— — to incorporate the Souhegan Railroad Company.

On motion of Mr. Clark, the House resumed the consideration of the resolution raising \$60,000 for the use of the state.

Ordered, That the same be read a third time, this afternoon at 3 o'clock.

The following message was received from the Senate, by their clerk :

Mr. Speaker :—The Senate concur with the House in the passage of bills with the following titles :

- An act to incorporate the Cheshire Manufacturing Company ;
— — to establish the Salisbury and East-Kingston Railroad Company ;
— — to incorporate the Sagamore Steam Power Manufacturing Company.

The Senate have indefinitely postponed the bill entitled An act in addition to chap. 40 of the Revised Statutes.

The Senate concur with the House in the passage of an act to incorporate the President, Directors and Company of the Bank of Lebanon, with an amendment, in which they ask the concurrence of the House.

The Senate have passed an act to incorporate the Merrimack Mills ; in which they ask the concurrence of the House.

The House proceeded to the consideration of the abovenamed amendment, sent down from the Senate, to the bill entitled An act to incorporate the President, Directors and Company of the Bank of Lebanon.

On the question being put, Will the House concur with the Senate in said amendment ? it was decided in the affirmative.

Ordered, That the clerk inform the Senate thereof.

Mr. Sanborn, from the Committee on Towns and Parishes, to whom was referred the petition of Simon Tuttle and others, praying that certain parcels of land be disannexed from Lincoln and annexed to

Woodstock; also, the petition of Daniel S. Smith and others, of Woodstock, praying to have four tiers of lots disannexed from Lincoln and annexed to Woodstock, made a report; whereupon,

Resolved, That the further consideration of said petitions be postponed to the next session of the Legislature, and that the parties concerned issue such order of notice as the law requires.

Mr. Smith, by leave, introduced a bill entitled An act in addition to chap. 119 of the Revised Statutes; which was read a first time.

Mr. Kimball, of Rochester, moved that it lie on the table.

A division was called for, and the motion prevailed.

The Treasurer of the State, agreeably to a resolution of the House, laid before the House the amount of appropriations in aid of the New-Hampshire Asylum for the Insane.

On motion of Mr. Gates—

Ordered, That the same be laid upon the table.

Mr. Stevens, of Bristol, submitted the following joint resolution:

Resolved by the Senate and House of Representatives, in General Court convened, That the selectmen of the several towns and places in this State are hereby directed to insert an article in the warrant for the next annual town meeting, to take the sense of the legal voters on the following question:

“Are you in favor of abolishing all regimental musters?” and the town-clerks of the several towns are hereby directed to make returns of the votes upon said question to the office of the Secretary of State, on or before the first Wednesday of June next; which was read a first and second time.

On motion of Mr. Parker—

Ordered, That the same be laid upon the table.

The House resumed the consideration of the case of Andrew Howard. Mr. Preston moved to amend the bill, which motion prevailed.

After a lengthy debate—on the question being put, Shall the bill be read a third time? Mr. Peabody called for the yeas and nays, and the result was as follows:

Those who voted in the affirmative were Messrs.

Hermon Abbott,
Abel Bailey,
David Ball,
Albin Beard,
Stephen Beede,
Thomas Bennett,
Ira Blake,
Abner Blodgett,

Thomas Boyd,
Samuel Butterfield,
Jesse Carr,
Jacob Carter,
Benjamin Chapman,
Joseph Clough,
John M. Collins, jr.,
Nicholas Cook,

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Thomas Cotton, jr.,
 David Cram,
 John Crane,
 Franklin W. Day,
 Ruel Durkee,
 Asa P. Eastman,
 Smith Emerson,
 George Everett,
 John W. Flagg,
 David Flanders, of Newtown,
 Jonathan Fletcher,
 Seth P. Follansbee,
 Darwin Forbes,
 John Gale,
 Joseph Goodhue,
 Warren Goodspeed,
 William P. Hale,
 Samuel M. Hart,
 Andrew L. Hersey,
 William Hewes,
 James Hilton,
 Thomas Hobbs,
 John James,
 S. B. Johnson,
 Simon W. Jones,
 Daniel Lothrop,
 James McDaniels,
 Moses Marshall,
 Jonathan Martin,
 Henry Merrill,
 Luke Miller,
 Nathaniel Morrill, jr.,
 Samuel Nay,
 George W. Nesmith,
 Samuel Noyes,

Luther Osgood,
 James P. Packer,
 Daniel Paige, jr.,
 Laban Page,
 Edward Parsons,
 David N. Patterson,
 Eliphalet W. Philbrick,
 Joseph D. Pinder,
 David B. Plumer,
 George W. Prescott,
 John Preston,
 Aaron Quimby,
 John S. Quimby,
 Laban Rice,
 A. P. Richards,
 Aaron Robinson,
 John Rogers,
 Dyer H. Sanborn,
 Hiram Sargent,
 Charles H. Shorey,
 Samuel Smith, jr.,
 Arthur L. True,
 William Vennard, 2d,
 Thomas Vincent,
 Elijah Wadleigh,
 Ephraim S. Wadleigh,
 Wells Waldron,
 Peter Walker,
 Nathaniel Walton,
 Dexter Wheeler,
 Eliphalet Wiggin,
 Hollis Wilcox,
 Eleazer M. Wilson,
 Solomon Wilson,
 Jonathan Young.

Those who voted in the negative were Messrs.

Ezra Adams,
 Abner Allen,
 Samuel H. Ayer,
 Willard A. Baker,
 Edwin Baldwin,
 George Barker,
 Gilman Batchelder,

Nathaniel Batchelder,
 Hezekiah Bean,
 David Blake,
 Ivory Brown,
 John Burnham,
 Samuel C. Burnham,
 Daniel Campbell,

Oliver Capron,	Stephen Jenkins,
Roswell Carlton,	Timothy Kenrick,
Charles Caverly,	Frederick T. Kidder,
William Champion,	Elijah C. Kilburn,
Thomas Chase,	Isaac Kimball,
Daniel Clark,	Richard Kimball,
Gilbert Coburn,	Jonathan Kittredge,
John H. Collins,	Hosea C. Knowlton,
Stephen Coombs,	Cyrus Ladd,
Peter Cram,	Ebenezer Lane,
Abel Crawford,	Jonathan Little,
John Currier,	Abel Lowe,
Charles W. Cutter,	Francis H. Lyford,
John W. Dodge,	William McCrae,
William Dunn,	James McGaffey, jr.,
James W. Emery,	Isaac McGaw,
Joseph Fifield,	Israel Mardin,
David Flanders, of Londonderry,	Gilman Marston,
Asa Ford,	Richard Melvin,
Eliphalet Foss,	David Messer,
Eben C. Foster,	Ira W. Moore,
Zebulon Foster, jr.,	Thomas W. Mordough,
Leonard C. French,	Artemas Morse,
James M. Gates,	J. W. Mowry,
Daniel K. Gault,	Zebina Newell,
John F. Gerrish,	John Ordway,
Thomas Gerrish,	Amos Page,
Moses Gilman,	Amos A. Parker,
Zeeb Gilman,	Samuel J. Patridge,
Robert Goodale,	Josiah Peabody,
Hiram Griffin,	Samuel P. Peavey,
Charles B. Haddock,	Stephen Pingry,
Abijah Hadley,	Isaac J. Quimby,
John L. Hadley,	Nathaniel Rix,
William Hadly,	Thomas S. Robinson,
William Haile,	S. H. Rowell,
James Hall,	I. B. Sawtell,
John N. Handy,	Aaron F. Sawyer,
Harvey Hobart,	Elisha Scribner,
Charles Hodgdon, jr.,	Miles Scruton,
Nathaniel B. Hull,	Jacob Sherburne,
Asa Huntington,	Stephen B. Sherwin,
Abner S. Hutchinson,	Leander D. Sinclair,

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John Sleeper,
Aaron J. Smith,
Dudley Smith,
Israel H. Smith,
John Smith, jr.,
Leander Smith,
Charles Sparhawk,
Isaac Spalding,
James M. Spooner,
Benjamin Stevens, 2d,
George W. Stevens,
Samuel H. Stevens,
Isaac Sturtevant,
Samuel Swasey,
Enoch Sweatt,
Ebenezer Thompson,
John D. Thompson,

Calvin Topliff,
Benjamin Veazey,
Cyrus K. Vilas,
Jonathan Wate,
Jesse Waldron,
Willard Walker,
William Warner,
Joseph H. Watson,
Moses K. Webster,
Ichabod H. Wentworth,
John B. Wentworth,
Samuel H. Wentworth,
Nathan White,
Jonathan Whitmore,
Ira Whitcher,
James Wilson,
Thomas P. Wilson.

Yeas 86, nays 134 ; so the negative of the question prevailed, and the bill was refused a third reading.

The House proceeded to the order of the day, upon the consideration of a bill entitled an act to incorporate the Granite State Mills ; which was read a third time.

Resolved, That the bill pass, and the title thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

On motion of Mr. Clark, the House resumed the consideration of the House resolution fixing on a day for the adjournment of the present session of the Legislature.

On motion of Mr. Sawyer, of Dover—

Ordered, That the resolution lie on the table.

Mr. Clark submitted a joint resolution, fixing on Friday next for closing the present session of the Legislature.

On the question being put, Shall the resolution pass ? it was decided in the affirmative.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Cutter moved to take up the bill entitled An act in amendment of the militia laws of this state ; which motion did not prevail.

On motion of Mr. Kenrick, the House resumed the consideration of the joint resolution relating to publishing the public acts and resolves in the newspapers.

On motion of Mr. Kittredge—

Resolved, That the subject be referred to a select committee of ten, consisting of one from each county.

Ordered, That Messrs. Isaac Sturtevant, Gilman Marston, Thomas E. Sawyer, George W. Stevens, Calvin Topliff, Josiah Clough, Herman Foster, F. T. Kidder, Zebina Newell and Harvey Adams, constitute said committee.

The following message was received from the Senate, by their clerk :

Mr. Speaker : The Senate concur with the House in the passage of bills of the following titles, to wit.:

An act to incorporate the Langdon Manufacturing Company ;

An act to incorporate the Swamscot Machine Company ;

An act to incorporate the Piscataqua Company.

The Senate have passed a bill entitled An act to incorporate sundry persons by the name of the Trustees of the Protestant Episcopal Church in New-Hampshire ; in which they ask the concurrence of the House.

The Senate have passed a bill entitled An act in addition to and in amendment of the militia laws of this state ; in which they ask the concurrence of the House.

The House proceeded to the consideration of a bill, sent down from the Senate, entitled An act to incorporate The Merrimack Mills ; which was read a first and second time.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

The House proceeded to the consideration of a bill, sent down from the Senate, entitled An act to incorporate sundry persons by the name of The Trustees of the Protestant Episcopal Church in New-Hampshire ; which was read a first and second time.

Ordered, That the same be referred to the Committee on Incorporations.

The House proceeded to the consideration of a bill, sent down from the Senate, entitled An act in amendment of the Militia Laws of the State ; which was read a first and second time.

Ordered, That the same be referred to the Committee on Military Affairs.

Mr. Jenkins moved that the House do now adjourn.

A division was called for, and the motion prevailed.

So the House adjourned.

AFTERNOON.

On motion of Mr. Christie, the House resumed the consideration of the bill relating to the Portsmouth and Concord Rail-Road ; which was amended.

Ordered to a third reading, to-morrow afternoon at 3 o'clock.

On motion of Mr. Nesmith—

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Ordered, That the rules of the House be so far suspended that bills and resolutions, in order for a third reading at 3 o'clock this afternoon, be in order for a third reading at the present time.

The House proceeded to the orders of the day, upon the consideration of bills with the following titles, and the following resolution:

An act to incorporate the Fishersville Manufacturing Company;

— — relative to the choice of moderators;

— — authorizing the trustees of Dartmouth College to convey certain lands;

— — to establish a corporation by the name of The Portsmouth Company;

— — to incorporate the Suncook Manufacturing Company;

— — in addition to an act to establish a corporation by the name of the Winnepiseogee Lake Cotton and Woolen Manufacturing Company;

— — to raise \$60,000 for the use of the state;

— — in amendment of 142d chapter of the Revised Statutes;

— — to sever a part of the farm of Rufus C. Varney from the town of Rochester and annex the same to the town of Barrington;

— — in amendment of the 146th chapter of the Revised Statutes;

— — for the protection of the telegraphic line in this state;

— — to incorporate the Webster Mills;

— — to alter the name of the Contoocook Manufacturing and Mechanic's Company, and for other purposes;

— — relating to banking corporations;

A resolution for the payment of witnesses, &c., in the trial of the Attorney General:

Which were severally read a third time.

Resolved, That they pass, and that the titles thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

A bill entitled An act relating to the offices of attorney-general and solicitors, and providing for the appointment of district attorneys;

Which was read a third time.

On the question being put, Shall the bill pass? Mr. Kittredge moved that it be put upon its second reading for the purpose of amendment.

Mr. Nay moved that the bill be indefinitely postponed.

A division was called for, and on the question being put, Shall the bill be indefinitely postponed? it was decided in the affirmative.

A bill entitled An act in addition to and in amendment of the 39th chapter of the Revised Statutes;

Which was read a third time.

On the question being put, Shall the bill pass? Mr. S. H. Stevens moved that the bill be indefinitely postponed.

After debate, Mr. Vilas called for the yeas and nays, and the result was as follows:

Those who voted in the affirmative were Messrs.

Hermon Abbott,
Ezra Adams,
Edwin Baldwin,
Hezekiah Bean,
James Bell,
David Blake,
Ira Blake,
John Burnham,
Daniel Campbell,
Jesse Carr,
Charles Caverly,
William Champion,
Daniel M. Christie,
Daniel Clark,
Samuel Cleaves,
Joseph Clough,
Joseph Clough, Jr.,
John H. Collins,
Luke Corser,
Peter Cram,
Charles W. Cutter,
George W. Dearborn,
Daniel Demerit,
John W. Dodge,
Ruel Durkee,
James W. Emery,
Eben C. Foster,
Herman Foster,
Zebulon Foster, Jr.,
Leonard C. French,
James M. Gates,
Ziba Gay,
John F. Gerrish,
Thomas Gerrish,
Joseph Goodhue,
William Haile,
Hiram Hanson,

John N. Handy,
Samuel M. Hart,
James Hilton,
Abner S. Hutchinson,
Stephen Jenkins,
Simeon B. Johnson,
Timothy Kenrick,
Isaac Kimball,
Jonathan Kittredge,
Hosea C. Knowlton,
Ebenezer Lane,
Jonathan Little,
Abel Lowe,
Nathaniel Low,
William McCrae,
James McDaniels,
Isaac McGaw,
Richard Melvin,
Henry Merrill,
David Messer,
Ira W. Moore,
Artemas Morse,
Samuel Nay,
George W. Nesmith,
Amos Page,
Daniel Paige, Jr.,
Amos A. Parker,
David N. Patterson,
Josiah Peabody,
Samuel P. Peavey,
Joseph D. Pinder,
Stephen Pingry,
John Preston,
Laban Rice,
A. P. Richards,
Nathaniel Rix,
Dyer H. Sanborn,

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Daniel Savage,
 Aaron F. Sawyer,
 Thomas E. Sawyer,
 Jacob Sherburne,
 Dudley Smith,
 Israel H. Smith,
 Charles Sparhawk,
 Isaac Spalding,
 Benjamin Stevens, 2d,
 Samuel H. Stevens,
 Ebenezer Thompson,
 John D. Thompson,

Benjamin Veazey,
 Wells Waldron,
 Peter Walker,
 Nathaniel Walton,
 William Warner,
 Ephraim Warren,
 Joseph H. Watson,
 Nathan White,
 Ira Witcher,
 Eliphalet Wiggim,
 James Wilson,
 Solomon Wilson.

Those who voted in the negative were Messrs.

Harvey Adams,
 Samuel H. Ayer,
 Abel Bailey,
 David Ball,
 George Barker,
 Albin Beard,
 Stephen Beede,
 Nicholas C. Blaisdell,
 Abner Blodgett,
 Samuel C. Burnham,
 Samuel Butterfield,
 Oliver Capron,
 Roswell Carlton,
 Thomas Chase,
 Gilbert Coburn,
 John M. Collins, Jr.,
 Nicholas Cook,
 Stephen Coombs,
 John Crane,
 Abel Crawford,
 John Currier,
 Franklin W. Day,
 Benjamin Eastman,
 Smith Emerson,
 George Everett,
 Joseph Fifield,
 John W. Flagg,
 David Flanders, of Newtown,
 Jonathan Fletcher,
 Seth P. Follansbee,

Asa Ford,
 Zeeb Gilman,
 Robert Goodale,
 Warren Goodspeed,
 Hiram Griffin,
 Charles B. Haddock,
 John L. Hadley,
 William Hadley,
 William P. Hale,
 James Hall,
 Andrew L. Hersey,
 William Hewes,
 Harvey Hobart,
 Thomas Hobbs,
 Nathaniel B. Hull,
 Asa Huntington,
 John James,
 David Jones,
 Simon W. Jones,
 Richard Kimball,
 Cyrus Ladd,
 Daniel Lothrop,
 William F. Lawrence,
 Francis H. Lyford,
 James McGaffey, Jr.,
 Israel Mardin,
 Moses Marshall,
 Gilman Marston,
 Luke Miller,
 Nathaniel Morrill, Jr.,

Levi Moulton,
J. W. Mowry,
Dudley Nelson,
Luther Osgood,
James P. Packer,
Laban Page,
Edward Parsons,
Hezekiah Parsons, Jr.,
Samuel J. Patridge,
Eliphalet W. Philbrick,
Aaron Quimby,
Ai Reed,
Aaron Robinson,
Thomas S. Robinson,
John Rogers,
Hiram Sargent,
Miles Scruton,
Charles H. Shorey,
John Sleeper,
Aaron J. Smith,
John Smith, Jr.,

Samuel Smith, Jr.,
James M. Spooner,
George W. Stevens,
Isaac Sturtevant,
Samuel Swasey,
Enoch Sweatt,
Joseph Y. Tibbets,
Calvin Topliff,
William Vennard, 2d,
Cyrus K. Vilas,
Thomas Vincent,
Ephraim S. Wadleigh,
Jesse Waldron,
Willard Walker,
John B. Wentworth,
Dexter Wheeler,
Jonathan Whitmore,
Hollis Wilcox,
Thomas P. Wilson,
Thomas Wright.

Yeas 98, nays 101; so the negative of the question prevailed, and the bill was not indefinitely postponed.

Mr. Sawtell, who was not in the House when the question was put, asked leave to vote.

On the question being put, Shall leave be granted? it was decided in the negative.

Mr. Nesmith now moved to postpone the bill to the next session of the legislature.

Mr. Everett moved to lay it on the table.

On the question being put, Shall the bill be laid on the table? it was decided in the negative.

Mr. Nesmith, at the suggestion of Mr. Fifield, withdrew his motion to postpone to the next session.

Mr. Fifield, having voted with the majority, thereupon moved to reconsider the vote by which the House had refused to postpone the bill indefinitely, which motion prevailed.

Mr. Fifield moved to postpone the further consideration of the bill indefinitely.

On the question being put, Shall the bill be indefinitely postponed? Mr. Vilas demanded the yeas and nays, and the result was as follows:

Those who voted in the affirmative were Messrs.
Hermon Abbott, Ezra Adams,

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Abner Allen,	James M. Gates,
Samuel Anderson,	Daniel K. Gault,
Abel Bailey,	Ziba Gay,
Willard A. Baker,	John F. Gerrish,
Edwin Baldwin,	Thomas Gerrish,
Hezekiah Bean,	Moses Gilman,
Albin Beard,	Joseph Goodhue,
James Bell,	Charles B. Haddock,
Thomas Bennett,	Abijah Hadley,
Nicholas C. Blaisdell,	William Haile,
David Blake,	Hiram Hanson,
Ira Blake,	John N. Handy,
Abner Blodgett,	James Hilton,
Richard Boylston,	Nathaniel B. Hull,
John Burnham,	Asa Huntington,
Daniel Campbell,	Abner S. Hutchinson,
Roswell Carlton,	Stephen Jenkins,
Charles Caverly,	S. B. Johnson,
Thomas Chase,	David Jones,
Daniel M. Christie,	Timothy Kenrick,
Daniel Clark,	Elijah C. Kilburn,
Samuel Cleaves,	Isaac Kimball,
Joseph Clough,	Jonathan Kittredge,
Joseph Clough, jr.,	Hosea C. Knowlton,
John H. Collins,	Ebenezer Lane,
Luke Corser,	Daniel Lothrop,
Thomas Cotton, jr.,	William F. Lawrence,
David Cram,	Abel Lowe,
John Crane,	Nathaniel Low,
Abel Crawford,	William McCrae,
Charles W. Cutter,	James McDaniels,
George W. Dearborn,	Isaac McGaw,
Daniel Demerit,	Israel Mardin,
Ruel Durkee,	Jonathan Martin,
Asa P. Eastman,	Richard Melvin,
James W. Emery,	Henry Merrill,
Joseph Fifield,	David Messer,
David Flanders, of Londonderry,	Ira W. Moore,
Asa Ford,	Artemas Morse,
Eben C. Foster,	Samuel Nay,
Herman Foster,	George W. Nesmith,
Zebulon Foster, jr.,	Zebina Newell,
Leonard C. French,	John Ordway,
John Gale,	Amos Page,

Daniel Paige, jr.,
 Amos A. Parker,
 David N. Patterson,
 Josiah Peabody,
 Samuel P. Peavey,
 Joseph D. Pinder,
 Stephen Pingry,
 George W. Prescott,
 John Preston,
 John S. Quimby,
 Laban Rice,
 A. P. Richards,
 Aaron Robinson,
 S. H. Rowell,
 Dyer H. Sanborn,
 Daniel Savage,
 I. B. Sawtell,
 Aaron F. Sawyer,
 Thomas E. Sawyer,
 Elisha Scribner,
 Jacob Sherburne,
 Stephen B. Sherwin,
 John Sleeper,
 Aaron J. Smith,
 Dudley Smith,

Israel H. Smith,
 Charles Sparhawk,
 Benjamin Stevens, 2d,
 George W. Stevens,
 Samuel H. Stevens,
 Ebenezer Thompson,
 John D. Thompson,
 Arthur L. True,
 Benjamin Veazey,
 William Vennard, 2d,
 Elijah Wadleigh,
 Wells Waldron,
 Peter Walker,
 Nathaniel Walton,
 William Warner,
 Ephraim Warren,
 Joseph H. Watson,
 Samuel H. Wentworth,
 Nathan White,
 Ira Whitchee,
 Eliphalet Wiggin,
 Eleazer M. Wilson,
 James Wilson,
 Solomon Wilson,
 Thomas Wright.

Those who voted in the negative were Messrs.

Samuel H. Ayer,
 David Ball,
 George Barker,
 Thomas Boyd,
 Ivory Brown,
 Samuel C. Burnham,
 Samuel Butterfield,
 Oliver Capron,
 Jesse Carr,
 Benjamin Chapman,
 Gilbert Coburn,
 John M. Collins, jr.,
 Nicholas Cook,
 Stephen Coombs,
 Peter Cram,
 John Currier,
 Franklin W. Day,

William Dunn,
 Benjamin Eastman,
 Smith Emerson,
 George Everett,
 David Flanders, of Newtown,
 Jonathan Fletcher,
 Seth P. Follansbee,
 Zeeb Gilman,
 Robert Goodale,
 Warren Goodspeed,
 John L. Hadley,
 William Hadley,
 William P. Hale,
 James Hall,
 Samuel M. Hart,
 Andrew L. Hersey,
 William Hewes,

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Harvey Hobart,
 Thomas Hobbs,
 Charles Hodgdon, jr.,
 John James,
 Simon W. Jones,
 Richard Kimball,
 Cyrus Ladd,
 Francis H. Lyford,
 Moses Marshall,
 Gilman Marston,
 Luke Miller,
 Thomas W. Mordough,
 Nathaniel Morrill, jr.,
 Levi Moulton,
 J. W. Mowry,
 Luther Osgood,
 Laban Page,
 Edward Parsons,
 Hezekiah Parsons, jr.,
 Samuel J. Patridge,
 Eliphalet W. Philbrick,
 David B. Plumer,
 Aaron Quimby,

Ai Reed,
 Thomas S. Robinson,
 John Rogers,
 Hiram Sargent,
 Miles Scruton,
 Charles H. Shorey,
 John Smith, jr.,
 Samuel Smith, jr.,
 James M. Spooner,
 Isaac Sturtevant,
 Samuel Swasey,
 Enoch Sweatt,
 Philemon Tolles,
 Cyrus K. Vilas,
 Thomas Vincent,
 Jesse Waldron,
 Willard Walker,
 Ichabod H. Wentworth,
 Dexter Wheeler,
 Jonathan Whitmore,
 Hollis Wilcox,
 Jonathan Young.

Yeas 140, nays 79; so the affirmative of the question prevailed, and the bill was indefinitely postponed.

Mr. Coombs submitted the following resolution:

Resolved, That the clerk of ~~the~~ House, in making out the pay roll of the members of the House for the present session, be directed to omit the fourth of July, the House having adjourned over that day to go on an excursion out of town.

On the question being put, Shall the resolution pass? Mr. Coombs called for the yeas and nays, and the result was as follows:

Those who voted in the affirmative were Messrs.

Abner Allen,
 Samuel Anderson,
 Saml. H. Ayer,
 David Ball,
 Albin Beard,
 James Bell,
 John Burnham,
 Daniel Clark,
 Joseph Clough, jr.,
 Stephen Coombs,

Thomas Cotton, Jr.,
 David Cram,
 Peter Cram,
 John Currier,
 Ruel Durkee,
 Benjamin Eastman,
 Smith Emerson,
 James W. Emery,
 John W. Flagg,
 David Flanders, of Londonderry,

David Flanders, of Newtown,	Edward Parsons,
Eben C. Foster,	David N. Patterson,
John Gale,	Samuel P. Peavey,
Daniel K. Gault,	Joseph D. Pinder,
Ziba Gay,	David B. Plumer,
Thomas Gerrish,	George W. Prescott,
Moses Gilman,	John Preston,
Robert Goodale,	Aaron Quimby,
Joseph Goodhue,	John S. Quimby,
Warren Goodspeed,	Ai Reed,
William Haile,	Laban Rice,
William P. Hale,	A. P. Richards,
James Hall,	Dyer H. Sanborn,
Hiram Hanson,	Thomas E. Sawyer,
William Hewes,	Miles Scruton,
S. B. Johnson,	Charles H. Shorey,
Timothy Kenrick,	John Sleeper,
Jonathan Kittredge,	Aaron J. Smith,
Hosea C. Knowlton,	John Smith, jr.,
Cyrus Ladd,	Charles Sparhawk,
Ebenezer Lane,	George W. Stevens,
Nathaniel Low,	Enoch Swett,
Francis H. Lyford,	Ebenezer Thompson,
Stephen C. Lyford,	Thomas Vincent,
Israel Mardin,	Elijah Wadleigh,
Jonathan Martin,	Ephraim S. Wadleigh,
Henry Merrill,	Wells Waldron,
Luke Miller,	Ichabod H. Wentworth,
Samuel Nay,	Eliphalet Wiggin,
George W. Nesmith,	Eleazer M. Wilson,
John Ordway,	James Wilson,
Amos Page,	Thomas Wright.
Laban Page,	

Those who voted in the negative were Messrs.

Hermon Abbott,	Ira Blake,
Ezra Adams,	Abner Blodgett,
Abel Bailey,	Thomas Boyd,
Willard A. Baker,	Richard Boylston,
Edwin Baldwin,	Ivory Brown,
Hezekiah Bean,	Samuel C. Burnham,
Stephen Beede,	Samuel Butterfield,
Nicholas C. Blaisdell,	Daniel Campbell,
David Blake,	Oliver Capron,

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Roswell Carlton,
 Jesse Carr,
 Charles Caverly,
 Thomas Chase,
 Daniel M. Christie,
 Samuel Cleaves,
 Joseph Clough,
 Gilbert Coburn,
 John H. Collins,
 Nicholas Cook,
 Luke Corser,
 John Crane,
 Abel Crawford,
 Charles W. Cutter,
 Franklin W. Day,
 Daniel Demerit,
 William Dunn,
 Asa P. Eastman,
 George Everett,
 Joseph Fifield,
 Seth P. Follansbee,
 Asa Ford,
 Herman Foster,
 Zebulon Foster, jr.,
 Leonard C. French,
 James M. Gates,
 John F. Gerrish,
 Zeeb Gilman,
 Charles B. Haddock,
 Abijah Hadley,
 John L. Hadley,
 William Hadly,
 John N. Handy,
 Samuel M. Hart,
 Andrew L. Hersey,
 James Hilton,
 Harvey Hobart,
 Thomas Hobbs,
 Charles Hodgdon, jr.,
 Nathaniel B. Hull,
 Abner S. Hutchinson,
 Stephen Jenkins,
 David Jones,
 Simon W. Jones,

Elijah C. Kilburn,
 Isaac Kimball,
 Richard Kimball,
 Daniel Lothrop,
 William F. Lawrence,
 Abel Lowe,
 William McCrae,
 James McDaniels,
 Isaac McGaw,
 Moses Marshall,
 Gilman Marshall,
 Richard Melvin,
 David Messer,
 Ira W. Moore,
 Thomas W. Mordough,
 Nathaniel Morrill, jr.,
 Artemas Morse,
 Levi Moulton,
 J. W. Mowry,
 Zebina Newell,
 Daniel Paige, jr.,
 Amos A. Parker,
 Hezekiah Parsons, jr.,
 Samuel J. Patridge,
 Josiah Peabody,
 Eliphalet W. Philbrick,
 Stephen Pingry,
 Nathaniel Rix,
 Aaron Robinson,
 Thomas S. Robinson,
 John Rogers,
 S. H. Rowell,
 Hiram Sargent,
 Daniel Savage,
 I. B. Sawtell,
 Aaron F. Sawyer,
 Elisha Scribner,
 Jacob Sherburne,
 Dudley Smith,
 Israel H. Smith,
 Samuel Smith, jr.,
 James M. Spooner,
 Benjamin Stevens, 2d,
 Samuel H. Stevens,

Isaac Sturtevant,
Samuel Swasey,
John D. Thompson,
Joseph Y. Tibbets,
Philemon Tolles,
Arthur L. True,
William Vennard, 2d,
Cyrus K. Vilas,
Jesse Waldron,
Peter Walker,
Willard Walker,
Nathaniel Walton,

William Warner,
Ephraim Warren,
Joseph H. Watson,
Samuel H. Wentworth,
Dexter Wheeler,
Nathan White,
Jonathan Whitmore,
Ira Whitcher,
Hollis Wilcox,
Solomon Wilson,
Jonathan Young.

Yeas 85, nays 129 ; so the negative of the question prevailed, and the resolution did not pass.

The following message was received from the Senate, by their clerk :

Mr. Speaker :—The Senate concur with the House in the passage of bills of the following titles, with sundry amendments, in which they ask the concurrence of the House :

An act to incorporate the Claremont Bank ;

— act to incorporate the State Bank ;

— act to incorporate the Strafford Bank.

The Senate have passed a bill, entitled An act to incorporate the Wilson Mills, in which they ask the concurrence of the House.

The Senate concur with the House in the passage of a bill, entitled An act in addition to chapter seventy of the Revised Statutes, in relation to school district meetings.

The Senate have rejected the resolution making an appropriation for a road in Lincoln.

The Senate concur with the House in the passage of a bill, entitled An act to incorporate the Granite State Mills. The Senate have amended the title of the bill, and ask the concurrence of the House therein.

The House proceeded to the consideration of sundry amendments sent down from the Senate.

On the question being put, Will the House concur in said amendments? it was decided in the affirmative ; so the House concurred with the Senate in said amendments.

Ordered, That the clerk inform the Senate thereof.

The House proceeded to the consideration of the bill sent down from the Senate, entitled An act to incorporate the Wilson Mills ; which was read a first and second time.

Ordered, That the same be referred to the Committee on Agriculture and Manufactures.

The House proceeded also to the consideration of the amendment sent down from the Senate to the bill entitled An act to incorporate the Granite State Mills.

On the question being put, Will the House concur in said amendment? it was decided in the affirmative; so the House concurred with the Senate in said amendment.

Ordered, That the clerk inform the Senate thereof.

The following message was received from the Senate, by their clerk :

Mr. Speaker :—The Senate concur with the House in the passage of the following resolutions, and bills of the following titles, to wit :

An act to incorporate the Norway Plains Company ;

— — to incorporate the Dover Packet Company ;

— — to incorporate the Equitable Mutual Fire-Insurance Company ;

— — to incorporate the Bellevue Hosiery Manufacturing Company ;

— — to incorporate the Bath Mining Company ;

— — further to enlarge the capital stock of the Great Falls Manufacturing Company ;

— — to establish the city of Manchester ;

— — to incorporate certain persons by the name of the Rockingham Steam Mills ;

— — to incorporate the Exeter Thread Manufacturing Company ;

— — to increase the capital stock of the Salmon Falls Manufacturing Company ;

— — to incorporate the Durham Manufacturing Company ;

— — to incorporate the Home Manufacturing Company ;

— — to incorporate the Atlantic Manufacturing Company ;

— — to incorporate the Merino Manufacturing Company ;

— — to change the name of the Sugar River Manufacturing Company ;

A resolution granting copies of journals to the New-Hampshire Conference Seminary ;

— resolution granting copies of journals to Dartmouth College.

The Senate have postponed to the next session the bill, entitled An act in favor of the first company of artillery in the seventh regiment.

On motion of Mr. H. Foster, the House resumed the consideration of a bill to increase the capital stock of the Manchester Bank, and the amendment thereto, reported by the Committee on Banks.

On the question being put, Shall the amendment be adopted? a division was called for.

After debate, no quorum voting, the Speaker stated the question again.

It was decided in the negative; so the amendment was not adopted.

Mr. H. Foster proposed sundry amendments, which were severally adopted.

On the question being put, Shall the bill be read a third time?

Mr. Everett moved that it be indefinitely postponed.

A division was called for. No quorum voting, Mr. H. Foster moved that the roll of the House be called; which motion did not prevail.

Mr. Coombs moved that the roll of the House be called; which motion did not prevail.

Mr. Everett thereupon withdrew his motion.

Mr. Wm. P. Hale moved a reconsideration of the vote by which the House rejected the amendment to the bill, as proposed by the committee, he having voted with the majority; which motion prevailed.

The question recurring, Shall the amendment be adopted? and being put, it was decided in the affirmative; so said bill was thus amended.

The question being put, Shall the bill be read a third time? it was decided in the affirmative.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

The Committee on Engrossed Bills reported that they had carefully examined and found correctly engrossed a bill, entitled An act for the preservation of certain kinds of game.

On motion of Mr. Swasey, the House resumed the consideration of the bill entitled An act relating to banking corporations.

On motion of Mr. Swasey—

Ordered, That the rules of the House be so far suspended that said bill be read a third time at the present time.

The bill was then read a third time.

Resolved, That it pass, and that the title thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

On motion of Mr. Kittredge, the House resumed the consideration of the bill entitled An act to prevent abuses in the practice of the law, and to regulate fees in certain cases.

Mr. Parker moved to amend the bill, by striking out the 2d section. Mr. Kittredge objecting to the amendment, Mr. Parker withdrew his motion.

The bill was then read a third time.

Resolved, That it pass, and the title thereof be as aforesaid,

Ordered, That the clerk request the concurrence of the Senate therein.

On motion of Mr. Bell, the House resumed the consideration of the bill providing for the taxation of shipping.

Mr. Bell moved to amend the bill, by striking out, wherever they occur in the bill, the words, "ships and shipping," and insert in lieu thereof, the words, "fishing vessels;" which motion prevailed, and the bill was so amended.

The bill, as amended, is entitled An act relating to the taxation of fishing vessels.

On motion that the rules of the House be so far suspended that the bill be read a third time at the present time, the bill was then read a third time.

Resolved, That it pass, and that the title thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Lyford, of Meredith, submitted the following resolution :

Resolved by the Senate and House of Representatives, in General Court convened, That any rail-road or manufacturing corporation, holding a charter under this state, be and they hereby are authorized, at any meeting of the stockholders duly called for that purpose, to subscribe for the capital stock in the Boston, Concord and Montreal Rail-Road; and the capital stock of such corporation proposing to make such subscription may be increased for this purpose, when the same may be necessary; *provided*, that such subscription shall in no case exceed ten per cent. of the capital stock of any corporation proposing to make such subscription;

Which was read a first and second time.

Ordered, That the same be referred to the Committee on Incorporations.

Mr. Fifield, agreeably to the report of the Committee on Banks, introduced a bill, entitled An act to incorporate the Plymouth Bank; which was read a first and second time.

Ordered, That the same be referred to the Committee on Banks.

Mr. Gates, by leave, introduced a bill, entitled An act making bastard children capable of inheriting in certain cases; which was read a first and second time.

Ordered, That the same be referred to the Committee on the Judiciary.

On motion—

Resolved, That Isaac J. Quimby, of Bethlehem, have leave of absence after to-morrow, for the remainder of the session, on account of sickness in his family; and that the clerk be directed to make up his pay roll accordingly.

Mr. Dearborn, from the Committee on Engrossed Bills, reported that they had carefully examined and found correctly engrossed bills with the following titles, and the following resolutions:

An act to sever Joseph Haskell from school district No. 5, in Marlborough, and annex him to school district No. 12, in Jaffrey;
 — — to change the name of the Second Congregational Society in Chester to the name of the First Congregational Society in Auburn;

— — in amendment of the 122d chapter of the Revised Statutes;
 — — to incorporate the Free-Will Baptist Education Society;
 — — in addition to chapter 143 of the Revised Statutes;

A resolution authorizing the treasurer to receive the proceeds of the public lands;

— resolution making appropriation for the contingent fund;
 — resolution relating to the removal of a gun-house in Concord;
 — resolution granting certain documents to the Atheneums at Portsmouth and Manchester;

— resolution in favor of Moody Currier;

— resolution making appropriation for the indigent deaf, dumb and blind;

— resolution granting 10,000 acres of land to Colebrook Academy;

— resolution authorizing the treasurer to borrow money;

An act to incorporate the Souhegan Rail-Road Company.

On motion—

The House adjourned.

WEDNESDAY, JULY 8, 1846.

Prayer by Rev. Mr. Peabody.

On motion—*Ordered*, That the rules of the House be so far suspended that the reading of the journal of yesterday be dispensed with.

Mr. Wilson, of Keene, from the Committee on the Judiciary, to whom was referred a bill entitled An act relating to Constables, reported the same with three amendments; two of which were adopted and the other rejected.

On motion—*Ordered*, That the rules of the House be so far suspended that said bill be read a second and third time at the present time.

The bill was then read a second and third time.

Resolved, That the bill pass, and the title thereof be as aforesaid.

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Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Cutter, from the Committee on Military Affairs, reported a bill making appropriations for the militia of this State for the year one thousand eight hundred and forty-six, which was read a first time.

On motion—*Ordered*, That the rules of the House be so far suspended that said bill be read a second and third time at the present time.

The bill was then read a second and third time.

Resolved, That the same pass, and that the title thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Sherwin, from the Committee on Military Accounts, to whom was referred the Adjutant General's account, and vouchers for the same, reported that they have carefully examined every part of said account, together with the vouchers for each and every item of the same, and find said account correctly cast and well vouched; and that they find an unexpended balance of \$31.09 belonging to the State, now in the hands of the Adjutant General; and that there are outstanding claims against the department at least sufficient to meet the above unexpended balance.

On motion—*Ordered*, That the report be accepted.

Mr. Gates, from the Committee on the Judiciary, to whom was referred the bill entitled An act to render bastard children capable of inheriting in certain cases, reported the same in a new draft; which was read a first and second time.

Ordered, That the same be read a third time this afternoon at 3 o'clock.

Mr. Cutter, from the Committee on Military Affairs, to whom was referred the petition of Samuel W. Hill and others, praying for the removal of an officer, made a report; whereupon,

Resolved, That the petitioners have leave to withdraw their petition.

Mr. Cutter, from the same committee, to whom was referred the bill sent down from the Senate, entitled An act in addition to and in amendment of the Militia Laws of this State, made a report, accompanied with the following resolution:

Resolved, That the further consideration of the subject be indefinitely postponed.

On motion of Mr. Parker—

Ordered, That the report be laid on the table.

Mr. Cutter, from the same committee, to whom was referred the

message of His Excellency the Governor, accompanied with the annual report of the Adjutant and Quarter-Master General, made a report; whereupon,

Resolved, That the said returns be returned to the office of the Adjutant General, and that the annual report of the Adjutant General be printed in the appendix of the journal of the proceedings of this House. [See Appendix.]

Mr. Beede, from the Committee on Agriculture and Manufactures, to whom was referred the bill in addition to chapter 127 of the Revised Statutes, made a report; whereupon,

Resolved, That it is inexpedient to legislate upon the subject.

Mr. Rust, from the Committee on Roads, Bridges and Canals, to whom was referred an order of the House on the petition of Daniel S. Mason and others, for the free navigation of the Merrimack river and its tributaries, made a report; whereupon,

Resolved, That said petitioners have leave to withdraw their petition.

Mr. Emery, from the Committee on Banks, to whom was referred the petition of Richard Kimball and others; also, the petition of Moses Southard and others, to incorporate the Grafton County Bank, at Haverhill, made a report; whereupon,

Resolved, That said petitions be postponed to the next session of the legislature.

Mr. Newell, from the same committee, to whom was referred the petition of Chester C. Hutchins and others, for a bank at Bath, made a report; whereupon,

Resolved, That said petition be postponed to the next session of the legislature.

Mr. Sanborn, from the Committee on Towns and Parishes, to whom was referred the petition of Henry C. Phillips, to have his farm severed from Campton and annexed to Plymouth, made a report; whereupon,

Resolved, That the further consideration of the petition of Henry C. Phillips, at his own request, be postponed to the next session of the legislature, and that such order of notice be given to the parties interested as the law requires.

Mr. Merrill, from the Committee on Banks, to whom was referred the bill to incorporate the Bank of Plymouth, reported the same without amendment.

Mr. S. H. Stevens moved to postpone the bill to the next session of the legislature, which motion did not prevail.

The bill was then ordered to a third reading this afternoon at 3 o'clock.

On motion of Mr. Wilson, of Keene—

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Ordered, That no member, during the remainder of the session, be allowed to speak over ten minutes on any question before the House.

Mr. Haddock, from the Committee on Education, to whom was referred a resolution relating to the appropriation of the proceeds of the public lands assigned to this State, reported a bill, which was read a first and second time.

Ordered, That the same be read a third time this afternoon at 3 o'clock.

Mr. Ira Blake, from the Committee on Military Affairs, to whom were referred sundry petitions for the removal of officers, made a report, entitled "An address in favor of the removal of certain military officers."

On motion—*Resolved*, That the same pass.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Lothrop, from the Committee on Agriculture and Manufactures, to whom was referred the petition of Marshall P. Wilder and others for an act of incorporation, reported a bill, which was read a first and second time.

Ordered, That the same be read a third time this afternoon at 3 o'clock.

Mr. Swasey, from the Committee on the Judiciary, to whom was referred an order of the House to inquire into the expediency of amending chapter 188 of the Revised Statutes, reported a bill, which was read a first and second time.

Ordered, That the same be read a third time this afternoon at 3 o'clock.

Mr. Dodge, from the Committee on Roads, Bridges and Canals, to whom were referred sundry petitions for a railroad from Exeter to Manchester, made a report; whereupon,

Resolved, That the further consideration of this subject be postponed to the next session of the legislature, with the usual order of notice.

Mr. Bell, from the Committee on the Judiciary, to whom were referred several bills relating to married women, reported the provisions thereof in a new draft, which was read a first and second time.

Ordered, That the same be read a third time this afternoon at 3 o'clock.

Mr. Hewes, from the Committee on Bills on their Second Reading, to whom was referred a bill in amendment of chapter 220 of the Revised Statutes, reported the same in a new draft, which was read a first and second time.

Ordered, That the same be read a third time this afternoon at 3 o'clock.

Mr. McCrae, from the Committee on Agriculture and Manufactures, to whom was referred the bill to incorporate the Merrimack Mills, reported the same without amendment, which was read a second time.

Ordered, That the same be read a third time this afternoon at 3 o'clock.

Mr. Wells Waldron, from the Committee on Agriculture and Manufactures, to whom was referred the bill to incorporate the Gilman-ton Iron Works Manufacturing Company, reported the same with amendments, which were adopted.

The bill was then read a second time.

Ordered, That the same be read a third time this afternoon at 3 o'clock.

Mr. Packer, from the Committee on Agriculture and Manufactures, to whom was referred the bill to incorporate the Wilson Mills, reported the same without amendment; which was read a second time.

Ordered, That the same be read a third time this afternoon, at 3 o'clock.

Mr. Martin, from the Committee on the State House and State House Yard, to whom was referred the account of Isaac Emery, Jr., reported the following joint resolution:

Resolved by the Senate and House of Representatives, in General Court convened, That Isaac Emery, Jr., be allowed the sum of \$13.50, in full of his account, and that the same be paid out of any money in the treasury not otherwise appropriated:

Which was read a first and second time.

Ordered, That the same be read a third time this afternoon, at 3 o'clock.

Mr. Nesmith, from the Committee on Incorporations, to whom was referred the bill to incorporate sundry persons by the name of the Trustees of the Protestant Episcopal Church of New-Hampshire, reported the same with an amendment; which was adopted.

Ordered, That the same be read a third time this afternoon, at 3 o'clock.

Mr. Nesmith, from the same committee, to whom was referred a resolution in relation to the Boston, Concord and Montreal Rail-Road, reported the same without amendment.

Mr. Everett moved to amend the resolution, by striking out the words, "or manufacturing."

Mr. Lyford, of Meredith, moved to amend the amendment, by inserting, after the word "purpose," the words, "with the unanimous consent of the stockholders in such corporation;" which was adopted.

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The question, Shall the resolution be amended by striking out? being then put, it was decided in the negative.

The resolution was then ordered to a third reading this afternoon, at 3 o'clock.

Mr. Swasey, from the select committee to whom was referred so much of the message of His Excellency the Governor as relates to abolishing offices, the subject of economy in the various departments, and lessening the powers of the Executive, made a report, accompanied with the following resolution:

Resolved by the Senate and House of Representatives, in General Court convened, That the selectmen of the several towns and places in this state be directed to insert in their warrant calling the annual town meeting on the second Tuesday of March next, an article which requires the sense of the qualified voters to be taken upon the following question, to wit: "Is it expedient to alter the Constitution?" and the several clerks of such towns and places are directed to make due return of the votes of their respective towns and places to the Legislature, on or before the first day of the next June session thereof;

Which was read a first and second time.

Ordered, That the same be read a third time this afternoon, at 3 o'clock.

Mr. Bell, from the Committee on the Judiciary, to whom was referred the account of Hon. Edmund Burke, reported the following resolution:

Resolved by the Senate and House of Representatives, in General Court convened, That His Excellency the Governor and the Honorable Council be authorized to examine and liquidate the account of the Hon. Edmund Burke, for services as counsel for the State in the Supreme Court of the United States, in the case Pierce and another, plaintiffs in error, against the state of New-Hampshire; and to draw from the treasury for the payment thereof, from any moneys not otherwise appropriated, such sum as shall appear just and reasonable;

Which was read a first and second time.

Ordered to a third reading this afternoon, at 3 o'clock.

On motion of Mr. Haddock, the House resumed the consideration of the bill entitled An act establishing the office of Commissioner of Common Schools, and for other purposes; which was read a second time.

After debate, the bill was ordered to a third reading this afternoon, at 3 o'clock.

Mr. Christie, from the Committee on the Judiciary, to whom were referred sundry petitions praying for an alteration of the laws in relation to hawkers and pedlers, and the returns of the clerks of the

several courts of common pleas, reporting the number of licenses granted, &c., reported a bill; which was read a first and second time.

Ordered, That the same be read a third time this afternoon, at 3 o'clock.

Mr. Vennard, from the select committee to whom were referred sundry petitions for the passage of a law regulating the hours of labor and the time allowed the operatives for eating their meals, on manufacturing corporations; likewise, for the passage of an act regulating the employment of children by the same corporations, reported a bill providing for the education of children, and the following resolution:

Resolved, That the further consideration of the petitions be postponed to the next session of the Legislature.

On motion—

Ordered, That the resolution be adopted.

On motion of Mr. Clark—

Ordered, That the bill be laid on the table.

Mr. Barker, from the Committee on Roads, Bridges and Canals, to whom was referred the petition of Aaron Thomas and others, praying for the right to establish a ferry across Connecticut river, from Chesterfield, in this state, to Brattleborough, in Vermont, made a report; whereupon,

Resolved, That the petition be put over to the next session of the Legislature, with the usual order of notice.

Mr. Ayer, by leave, presented the account of John F. Brown.

Ordered, That the same be referred to the Committee on Claims.

Mr. Emery, from the select committee on rail-road reports, to whom was referred the resolution instructing said committee to enquire whether the Boston, Concord and Montreal Rail-Road Corporation has been duly organized, and whether the amount of capital, required by its charter to be subscribed previous to its organization, was subscribed; and whether the directors of said corporation have submitted their annual report to the Legislature; and if not, the reason why they have not complied with the requirement of the laws in that respect, made a report, with the following resolution:

Resolved, That said committee be discharged from the further consideration of the resolution in relation to the Boston, Concord and Montreal Rail-Road.

The following message was received from the Senate by their clerk:

Mr. Speaker: The Senate concur with the House in the passage of the following resolutions, and bills of the following titles, to wit:
A resolution authorizing the Governor and Council to appoint annually a committee to examine into the affairs of the State Prison;
A resolution fixing the day to bring the present session to a close;

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A resolution for publication of fifty additional copies of the pamphlet laws ;

An act to change the name of the town of Newtown ;

— — to incorporate the Mount-Vernon Steam Power Company ;

— — to incorporate the Dover Steam Manufacturing Company ;

— — for the further protection of personal liberty ;

— — in addition to chapter 226 of the Revised Statutes ;

— — to incorporate the Sunapee Mill ;

— — to incorporate the Wilson Manufacturing Company, with an amendment, in which they ask the concurrence of the House.

The House proceeded to the consideration of the amendment sent down from the Senate to the bill, entitled An act to incorporate the Wilson Manufacturing Company.

On the question, Will the House concur in said amendment ? being put, it was decided in the affirmative ; so the House concurred with the Senate in said amendment.

Ordered, That the clerk inform the Senate thereof.

The following message was received from the Senate, by their clerk :

Mr. Speaker : The Senate concur with the House in the passage of bills of the following titles, to wit :

An act to establish a corporation by the name of the Portsmouth Company ;

— — authorizing the trustees of Dartmouth College to convey certain lands ;

— — in amendment of chapter 77 of the Revised Statutes ;

— — in addition to an act to establish a corporation by the name of the Winnepiseogee Lake Cotton and Woolen Manufacturing Company ;

— — to incorporate the Webster Mills, with an amendment, in which they ask the concurrence of the House.

The House proceeded to the consideration of the amendment sent down from the Senate to the bill entitled An act to incorporate the Webster Mills.

On the question, Will the House concur in said amendment ? being put, it was decided in the affirmative ; so the House concurred with the Senate in said amendment.

Ordered, That the clerk inform the Senate thereof.

The House proceeded to the order of the day, upon the consideration of a bill in favor of the artillery company of the 16th regiment ; which was read a second time.

^w On motion of Mr. George W. Stevens—

Ordered, That the same lie on the table.

Mr. Clark, from the Committee on Agriculture and Manufactures,

to whom was referred the bill to incorporate the Republican Manufacturing Company; also, the bill to incorporate the Eagle Manufacturing Company; and the petition of Stephen Fessenden, for an act of incorporation, made a report; whereupon,

Resolved, That said several matters be postponed to the next session of the legislature.

Mr. Hersey, from the Committee on Roads, Bridges and Canals, to whom was referred the petition of Erastus Fairbanks, for the right to construct embankments, &c., on Connecticut river, made a report; whereupon,

Resolved, That the subject be postponed to the next session of the legislature, with the usual order of notice.

Mr. Martin, from the Committee on the State House and State House Yard, to whom was referred the order of the House to enquire into the expediency of removing the northern wall of the State House Yard, and substitute an iron fence therefor, made a report; whereupon,

Resolved, That it is inexpedient at this time to legislate upon that subject.

Mr. Haddock, from the Committee on Education, to whom were referred the returns from superintending school committees to the Secretary of State, reported the number of returns thus made to be 81, and that they are so imperfect and unsatisfactory as to afford no proper idea of the condition of the public schools of the State; and recommend the passage of the following resolution:

Resolved, That said committee be discharged from the further consideration of the subject.

On motion—*Ordered*, That the said resolution be adopted.

Mr. Blaisdell, from the select committee to whom was referred the reports of the Rail-Road Commissioners, exhibiting the condition of the several Rail-Roads in this State, made a report; whereupon,

Resolved, That said committee be discharged from the further consideration of said reports, and that the same be filed in the office of the Secretary of State.

Mr. Dearborn, from the Committee on Engrossed Bills, reported that they had carefully examined and found correctly engrossed the following bills, entitled—

- An act to incorporate the Sagamore Steam Power Manufacturing Company;
- — to incorporate the Franklin and Bristol Rail-Road;
 - — to incorporate the Manchester Savings Bank;
 - — to incorporate the Great Falls Bank;

An act to incorporate the Peterborough and Shirley Rail-Road Company ;

- — in amendment of chapter 73 of the Revised Statutes ;
- — to provide for the appointment of additional military officers ;
- — to incorporate the Swamscot Machine Company ;
- — to incorporate the Langdon Manufacturing Company ;
- — in addition to an act to incorporate sundry persons by the name of the Portsmouth Steam Factory ;
- — to incorporate a company by the name of the Strafford Steam Mills ;
- — in addition to an act to incorporate Josiah Stevens and others, by the name of the Sunapee Dam Company ;
- — to incorporate the Free-Will Baptist Printing Establishment ;
- — in amendment of the laws relating to corporations.

Mr. Haddock moved to take up the bill entitled An act to establish the office of Commissioner of Common Schools, and for other purposes ; which motion prevailed, so the bill was taken up.

After debate, on the question, Shall the bill be read a third time ? being put, it was decided in the affirmative.

The bill was then ordered to a third reading this afternoon at 3 o'clock.

On motion of Mr. Sawyer, of Dover—

The House resumed the consideration of the majority and minority reports of the committee on elections, in relation to the last annual election in the town of Hillsborough.

On motion of Mr. Sawyer—

Ordered, That said reports be laid on the table, and made the special order of the day this afternoon at 3½ o'clock.

Mr. Cutter moved to take up the (House) bill, entitled An act in amendment of the militia laws of this state.

On the question, Shall the bill be taken up ? being put, it was decided in the affirmative ; so the bill was taken up.

Mr. Sawyer, of Dover, moved to postpone the bill indefinitely.

On this motion being put, Mr. Walton called for the yeas and nays, and the result was as follows :

Those who voted in the affirmative were Messrs.

Ezra Adams,
Abner Allen,
Abel Bailey,
Edwin Baldwin,
David Ball,
George Barker,
Gilman Batchelder,
Nathaniel Batchelder,
Hezekiah Bean,

Stephen Beede,
Thomas Bennett,
Nicholas C. Blaisdell,
Abner Blodgett,
Thomas Boyd,
Richard Boylston,
Charles W. Brewster,
John Burnham,
Oliver Capron,

Roswell Carlton,
 Charles Caverly,
 William Champion,
 Daniel M. Christie,
 Daniel Clark,
 Joseph Clough,
 Joseph Clough, jr.,
 Gilbert Coburn,
 John H. Collins,
 John M. Collins, jr.,
 Nicholas Cook,
 Stephen Coombs,
 Luke Corser,
 Thomas Cotton, Jr.,
 John Crane,
 Abel Crawford,
 Daniel Demerit,
 Ruel Durkee,
 Benjamin Eastman,
 Smith Emerson,
 George Everett,
 Joseph Fifield,
 David Flanders, of Londonderry,
 Jonathan Fletcher,
 Asa Ford,
 Eliphalet Foss,
 Eben C Foster,
 Herman Foster,
 Daniel K. Gault,
 Moses Gilman,
 Robert Goodale,
 Joseph Goodhue,
 Warren Goodspeed,
 James Hall,
 Andrew L. Hersey,
 James Hilton,
 Harvey Hobart,
 Charles Hodgdon, jr.,
 Nathaniel B. Hull,
 Asa Huntington,
 Abner S. Hutchinson,
 John James,
 Stephen Jenkins,
 Timothy Kenrick,
 Frederick T Kidder,
 Elijah C Kilburn,
 Isaac Kimball,
 Richard Kimball,
 Hosea C. Knowlton,
 Cyrus Ladd,
 Ebenezer Lane,
 Abel Lowe,
 Nathaniel Low,

Francis H Lyford,
 Stephen C. Lyford,
 James McDaniels,
 James McGaffey, jr.,
 Isaac McGaw,
 Jonathan Martin,
 Richard Melvin,
 Henry Merrill,
 Artemas Morse,
 Levi Moulton,
 J. W. Mowry,
 Samuel Nay,
 Dudley Nelson,
 George W. Nesmith,
 Zebina Newell,
 John Ordway,
 Amos Page,
 Daniel Paige, Jr.,
 Laban Page,
 Josiah Peabody,
 Eliphalet W. Philbrick,
 David B Plumer,
 George W. Prescott,
 John Preston,
 Aaron Quimby,
 John S. Quimby,
 Ai Reed,
 Thomas S. Robinson,
 John Rogers,
 Daniel Savage,
 Thomas E. Sawyer,
 Elisha Scribner,
 Stephen B Sherwin,
 Charles H Shorey,
 John Smith, jr.,
 Charles Sparhawk,
 George W. Stevens,
 Samuel H. Stevens,
 Arthur L. True,
 Benjamin Veazey,
 William Vennard, 2d,
 Cyrus K. Vilas,
 Ephraim S. Wadleigh,
 Jonathan Wate,
 Wells Waldron,
 Willard Walker,
 William Warner,
 Ephraim Warren,
 Ichabod H Wentworth,
 John B. Wentworth,
 Samuel H. Wentworth,
 Eliphalet Wiggin,
 Eleazer M Wilson.

Those who voted in the negative were Messrs.

Hermon Abbot,	Ira W. Moore,
Harvey Adams,	Nathaniel Morrill, Jr.,
Samuel Anderson,	Samuel Noyes,
Samuel H. Ayer,	James P. Packer,
Willard A. Baker,	Amos A. Parker,
Albin Beard,	Samuel J. Patridge,
James Bell,	David N. Patterson,
David Blake,	Samuel P. Peavey,
Ira Blake,	Joseph D. Pinder,
Ivory Brown,	Stephen Pingry,
James B. Brown,	Laban Rice,
Samuel C. Burnham,	A. P. Richards,
Daniel Campbell,	Nathaniel Rix,
Jesse Carr,	Henry B. Rust,
Thomas Chase,	Dyer H. Sanborn,
David Cram,	I B Sawtell,
Peter Cram,	Aaron F. Sawyer,
John Currier,	Miles Scruton,
Charles W. Cutter,	Leander D. Sinclair,
Franklin W. Day,	John Sleeper,
John W. Dodge,	Aaron J. Smith,
William Dunn,	Dudley Smith,
Asa P. Eastman,	Israel H Smith,
John W. Flagg,	Leander Smith,
Seth P. Follansbee,	Samuel Smith, jr.,
Zebulon Foster, Jr.,	Isaac Spalding,
Leonard C. French,	James M Spooner,
John Gale,	Benjamin Stevens, 2d,
Ziba Gay,	Isaac Sturtevant,
Thomas Gerrish,	Samuel Swasey,
Zeeb Gilman,	Enoch Sweatt,
Hiram Griffin,	Ebenezer Thompson,
Charles B. Haddock,	John D. Thompson,
Abijah Hadley,	Joseph Y. Tibbets,
John L. Hadley,	Philemon Tolles,
William Hadley,	Calvin Topliff,
William P Hale,	Thomas Vincent,
Samuel M. Hart,	Elijah Wadleigh,
William Hewes,	Jesse Waldron,
Thomas Hobbs,	Peter Walker,
S. B. Johnson,	Nathaniel Walton,
David Jones,	Joseph H Watson,
Simon W. Jones,	Moses K Webster,
Jonathan Kittredge,	Dexter Wheeler,
Wm. F. Lawrence,	Nathan White,
Jonathan Little,	Ira Whitcher,
William McCrae,	Hollis Wilcox,
Israel Mardin,	James Wilson,
Moses Marshall,	Solomon Wilson,
Gilman Marston,	Thomas P. Wilson,
David Messer,	Thomas Wright.
Luke Miller,	

Yeas 124, nays 103; so the affirmative of the question prevailed, and said bill was indefinitely postponed.

Mr. Preston moved to take up the resolution relating to slavery in the District of Columbia, &c.

A division was called for, and the question did not prevail; affirmative, 98; negative 109.

On motion of Mr. Clark, the House resumed the consideration of the bill in relation to the education of youth employed on manufacturing corporations, the hours of labor, &c., of the operatives.

Mr. Lyford, of Pittsfield, moved to amend the bill by allowing an hour to dine. After remarks, the Speaker decided the amendment not in order.

Mr. Cutter moved an amendment, which was adopted.

A motion was made to amend, by striking out the word "six," before months, and inserting the word "five."

Mr. H. Foster moved to amend the amendment, by striking out "five" and inserting the word "four."

On the question, Shall the amendment to the amendment be adopted? being put, it was decided in the negative.

The question recurring, Shall the amendment be adopted? being put, it was decided in the negative.

The bill was then ordered to a third reading this afternoon, at 3 o'clock.

Mr. Lyford, of Pittsfield, moved to instruct the committee, to whom was referred a bill in relation to labor in manufacturing establishments in this state, to report the same.

On the question, Shall the motion be adopted? being put, the yeas and nays were demanded; but before the question was taken—

On motion—

The House adjourned

AFTERNOON.

The Speaker announced that when the House adjourned in the forenoon, they had under consideration a motion to instruct the select committee to whom was referred a bill regulating the hours of labor in manufactories.

On motion—*Ordered*, That the motion be laid on the table.

Mr. Emery moved that sundry rail-road reports, now lying on the table, be taken up and disposed of; which motion prevailed.

On motion of Mr. Emery—

Ordered, That said reports be referred to the select committee who have matters of that nature under consideration.

Mr. Parker moved that the rules of the House be so far suspended that bills and resolutions in order for a third reading this afternoon at 3 o'clock, be in order at the present time; which motion prevailed.

The House then proceeded to the order of the day, upon the consideration of bills with the following titles, and the following resolutions:

HOUSE 31 *

An act in relation to married women.

Mr. Bell proposed an amendment ; which was adopted.

Mr. Emery moved that the rules of the House be so far suspended that the bill be read a third time at the present time ; which motion prevailed.

The bill was then read a third time.

Resolved, That the same pass, and that the title thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

An act to incorporate the Mountain Mills ;

— — in addition to, and in amendment of, chapter 188 of the Revised Statutes ;

— — to incorporate the Gilmanton Iron Works Manufacturing Company ;

— — making illegitimate children capable of inheriting in certain cases ;

— — in addition to, and in amendment of, chapter 124 of the Revised Statutes ;

— — to increase the capital stock of the Manchester Bank ;

— — to incorporate the Plymouth Bank ;

— — in addition to the acts incorporating the Portsmouth and Concord Rail-Road ;

— — increasing the Literary Fund ;

A resolution relating to the alteration of the Constitution ;

— resolution in relation to repairing a road in Lincoln ;

— resolution in relation to the Boston, Concord and Montreal Rail-Road ;

— resolution in relation to the account of the Hon. Edmund Burke.

The foregoing bills and resolutions were severally read a third time.

Resolved, That they pass, and that the titles thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

An act in amendment of chapter 220 ;

Mr. Bell moved to amend the bill, by adding, after the number 220, the words " of the Laws of this State ;" which amendment was adopted.

The bill, as amended, was then read a third time.

Resolved, That it pass, and that the title thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate

want, from the select committee to whom was referred

the joint resolution providing for the publication of the public acts and resolves in certain newspapers, reported the same with the following amendment :

" *Provided*, That no publisher of any newspaper before mentioned shall receive a greater sum than ten dollars for publishing the public acts and resolves of any session of the legislature.

" *Provided, further*, That the publishers of such newspapers may insert said laws and resolves in such type as they may choose, any act or part of an act to the contrary notwithstanding ;"

Which was read a third time.

Resolved, That it pass.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. J. F. James, from the Committee on Claims, to whom was referred the account of John Atwood, reported the following resolution :

Resolved by the Senate and House of Representatives, in General Court convened, That John Atwood receive (\$30.92) thirty dollars and ninety-two cents, in full of his account, and that the same be paid out of any money in the treasury not otherwise appropriated ;

Which was read a first and second time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

The House proceeded to the consideration of the following resolution, sent down from the Senate for concurrence :

Resolved by the Senate and House of Representatives, in General Court convened, That Joel Frazier be allowed the sum of six dollars in full of services as doorkeeper the present session, and that the same be paid out of any money in the treasury not otherwise appropriated ;

Which was read a first and second time.

On motion—*Ordered*, That the rules of the House be so far suspended that said resolution be read a third time at the present time.

The said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk notify the Senate that the House concur therein.

Mr. Handy, agreeably to previous notice, by leave introduced a bill, entitled An act in amendment of chapter 46 of the Revised Statutes ; which was read a first and second time.

Ordered, That the same be read a third time to-morrow afternoon at 3 o'clock.

Mr. Clark submitted the following resolution :

Resolved by the Senate and House of Representatives, in General

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Court convened, That T. A. Barker be allowed the sum of eighty-eight dollars, and Joseph W. James be allowed the sum of seventy-eight dollars, in full of their services as doorkeepers to the House of Representatives, and that said several sums be paid out of any money in the treasury not otherwise appropriated ;

Which was read a first and second time.

On motion—*Ordered*, That the rules of the House be so far suspended that said resolution be read a third time at the present time.

The resolution was then read a third time.

Resolved, That the same pass.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Parker submitted the following resolution :

Resolved by the Senate and House of Representatives, in General Court convened, That Jacob C. Carter be allowed the sum of seventy-eight dollars, in full for his services as librarian the present session, and that the same be paid out of any money in the treasury not otherwise appropriated ;

Which was read a first and second time.

Ordered, That the same be read a third time, to-morrow at 3 o'clock.

Mr. Mowry, of Manchester, submitted the following resolution :

Resolved by the Senate and House of Representatives, in General Court convened, That Benja. A. Noyes be allowed the sum of four dollars, in full for his services as doorkeeper, and that the same be paid out of any money in the treasury not otherwise appropriated ;

Which was read a first and second time.

Ordered, That the same be read a third time, to-morrow afternoon at 3 o'clock.

Mr. Haddock submitted the following resolution :

Resolved by the Senate and House of Representatives, in General Court convened, That the money belonging to this state, arising from the sales of the public lands, now in the treasury of the United States, or so much thereof as may be necessary, be, and the same is hereby appropriated to the enlargement of the New-Hampshire Asylum for the Insane, by the addition of a new wing, and the necessary furniture for the same ; to be expended under the direction of the Trustees of said Asylum ; and His Excellency the Governor is hereby authorized, when said money shall be received into the treasury of this state, to draw his warrant for the payment thereof to said Trustees, in such sums and at such times as may be necessary for the purposes aforesaid ;

Which was read a first time.

On the question being put, Shall the resolution be read a second

time? it was decided in the negative; so said resolution was denied a second reading.

Mr. H. Foster, by leave introduced a bill, entitled An act to incorporate the Manchester Gas Light Company; which was read a first and second time.

Ordered, That the same be referred to the Committee on Incorporations.

Mr. Lawrence, by leave, presented the account of the Nashua Artillery Company.

Ordered, That the same be referred to the Committee on Military Accounts.

Mr. Boylston, by leave, presented the account of Currier & Hall.

Ordered, That the same be referred to the Committee on Claims.

Mr. James, of Manchester, from the Committee on Claims, to whom was referred the account of Eliphalet Gale, by leave, made a report; whereupon,

Resolved, That the account of Eliphalet Gale be recommitted to the Committee on the State House and State House Yard.

Mr. Stevens, of Meredith, submitted the following resolution:

Resolved by the Senate and House of Representatives, in General Court convened, That the people of New-Hampshire have a strong and abiding attachment to that policy by the General Government which looks to a wise and equitable protection of all the great and important departments of our national industry; and that, in the opinion of this Legislature it is the duty of the government, in laying all impost duties and collecting its revenue, to afford such incidental protection to our various industrial pursuits as may be consistent with an economical administration of its affairs, and the condition of such interests may require.

Resolved, That the Secretary of State be directed to forward a copy of this resolution to the governor of each of the several states and territories in the Union, and to our Senators and Representatives in the Congress of the United States;

Which was read.

Resolved, That the foregoing resolutions pass.

Ordered, That the clerk request the concurrence of the Senate therein.

The following message was received from the Senate, by their clerk:

Mr. Speaker:—The Senate concur with the House in the passage of bills of the following titles, to wit:

An act in addition to chapter 150 of the Revised Statutes;

— — to incorporate the East-Wilton and Groton Rail-Road Company;

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An act to raise sixty thousand dollars for the use of the state, with an amendment, in which they ask the concurrence of the House ;

— — to incorporate the Ashuelot Rail-Road Company ;

— — to incorporate the Belknap County Bank, with an amendment, in which they ask the concurrence of the House.

The Senate have passed a resolution in favor of Joel Frazier, in which they ask the concurrence of the House.

The Senate have receded from their amendment respecting Gilchrist's Digest, and concur with the House in the passage thereof.

The Senate have postponed to the next session of the legislature an act in addition to the 71st chapter of the Revised Statutes.

The Senate have postponed to the next session of the legislature a resolution in favor of John C. Farnum.

The Senate have reconsidered their vote postponing to the next session an act in favor of the first company of artillery in the seventh regiment, and concur with the House in the passage thereof.

The Senate have passed a bill, entitled An act to suspend the operation of the fourth, seventh and eighth sections of the twenty-seventh chapter of the Revised Statutes, in which they ask the concurrence of the House.

The House proceeded in the order of the day, to the consideration of a bill, entitled An act establishing the office of Commissioner of Common Schools, and for other purposes ; which was read a third time.

On the question, Shall the bill pass ? being put, the yeas and nays were called for, and the result was as follows :

Those who voted in the affirmative were Messrs.

Hermion Abbott,
Ezra Adams,
Samuel Anderson,
Willard A Baker,
Edwin Baldwin,
David Ball,
Hezekiah Bean,
George Barker,
Albin Beard,
James Bell,
Ira Blake,
Richard Boylston,
Charles W Brewster,
James B Brown,
Samuel C Burnham,
Samuel Butterfield,
Thomas Chase,
Daniel M Christie,
Daniel Clark,

Samuel Cleaves,
Joseph Clough, Jr,
Gilbert Coburn,
John M Collins, Jr,
Luke Corser,
Charles W. Cutter,
Franklin W Day,
George W Dearborn,
Benjamin Eastman,
Smith Emerson,
James W Emery,
George Everett,
John W Flagg,
David Flanders, of Londonderry,
Eben C. Foster,
Herman Foster,
John Gale,
James M Gates,
Ziba Gay,

Thomas Gerrish,
Moses Gilman,
Zeeb Gilman,
Charles B Haddock,
William Haile,
William P Hale,
Hiram Hanson,
Asa Huntington,
Abner S Hutchinson,
David Jones,
Timothy Kenrick,
Frederick T. Kidder,
Elijah C. Kilburn,
Isaac Kimball,
Richard Kimball,
Jonathan Kittredge,
Cyrus Ladd,
William F Lawrence,
Nathaniel Low,
James McGaffey, Jr,
Isaac McGaw,
Moses Marshall,
Richard Melvin,
Luke Miller,
Ira W Moore,
J W Mowry,
George W Nesmith,
Zebina Newell,
Samuel Noyes,
John Ordway,
Amos Page,
Laban Page,
Amos A Parker,
Joseph D Pinder,
Stephen Pingry,
John Preston,

Aaron Quimby,
John S Quimby,
Laban Rice,
Nathaniel Rix,
Thomas S Robinson,
John Rogers,
Dyer H Sanborn,
Daniel Savage,
I. B. Sawtell,
Aaron F Sawyer,
Thomas E Sawyer,
Elisha Scribner,
Stephen B. Sherwin,
Charles H. Shorey,
Charles Sparhawk,
Isaac Spalding,
George W. Stevens,
Samuel H Stevens,
Isaac Sturtevant,
Samuel Swasey,
Ebenezer Thompson,
Philemon Tolles,
Calvin Topliff,
Benjamin Veazey,
William Vennard, 2d,
Cyrus K. Vilas,
Elijah Wadleigh,
Wells Waldron,
Nathaniel Walton,
Moses K. Webster,
John B Wentworth,
Nathan White,
James Wilson,
Thomas P Wilson,
Thomas Wright.

Those who voted in the negative were Messrs.

Harvey Adams,
Samuel H. Ayer,
Abel Bailey,
Gilman Batchelder,
Stephen Beede,
Thomas Bennett,
David Blake,
Abner Blodgett,
Ivory Brown,
John Burnham,
Daniel Campbell,
Oliver Capron,
Roswell Carlton,
Jesse Carr,
Charles Caverly,
William Champion,
Joseph Clough,

John H. Collins,
Nicholas Cook,
David Cram,
Peter Cram,
John Crane,
Abel Crawford,
John Currier,
Daniel Deemerit,
William Dunn,
Ruel Durkee,
Asa P Eastman,
Joseph Fifield,
David Flanders, of Newtown,
Jonathan Fletcher,
Seth P Follansbee,
Asa Ford,
Eliphalet Foss,

Zebulon Foster, jr.,
 Daniel K Gault,
 John F Gerrish,
 Robert Goodale,
 Joseph Goodhue,
 Warren Goodspeed,
 Hiram Griffin,
 Abijah Hadley,
 John L Hadley,
 William Hadley,
 James Hall,
 John N Handy,
 Samuel M Hart,
 James Hilton,
 Thomas Hobbs,
 Charles Hodgdon, Jr.,
 Nathaniel B Hull,
 Jacob F James,
 John James,
 Stephen Jenkins,
 Simon W Jones,
 Hosea C Knowlton,
 Jonathan Little,
 Abel Lowe,
 Francis H. Lyford,
 William McCrae,
 James McDaniels,
 Israel Mardin,
 Jonathan Martin,
 Henry Merrill,
 David Messer,
 Thomas W Mordough,
 Nathaniel Morrill, Jr.,
 Artemas Morse,
 Levi Moulton,
 Samuel Nay,
 Dudley Nelson,
 Luther Osgood,
 James P Packer,
 Daniel Paige, Jr.,

Edward Parsons,
 Samuel J Patridge,
 David N. Patterson,
 Samuel P Peavey,
 Eliphalet W Philbrick,
 George W Prescott,
 Ai Reed,
 A P Richards,
 Aaron Robinson,
 Henry B. Rust,
 Miles Scruton,
 Jacob Sherburne,
 John Sleeper,
 Aaron J Smith,
 Dudley Smith,
 John Smith, Jr.,
 Leander Smith,
 Samuel Smith, Jr.,
 James M. Spooner,
 Benjamin Stevens, 2d,
 Enoch Sweatt,
 Joseph Y Tibbets,
 Arthur L True,
 Ephraim S Wadleigh,
 Jonathan Wate,
 Peter Walker,
 Willard Walker,
 William Warner,
 Ephraim Warren,
 Joseph H. Watson,
 Ichabod H. Wentworth,
 Dexter Wheeler,
 Jonathan Whitmore,
 Ira Witcher,
 Eliphalet Wiggin,
 Hollis Wilcox,
 Eleazer M. Wilson,
 Solomon Wilson,
 Jonathan Young.

Yeas 109, nays 113; so the negative of the question prevailed, and the bill did not pass.

The House proceeded to the orders of the day, upon the consideration of a bill, entitled An act in addition to and in amendment of chapter 124 of the Revised Statutes.

Mr. Gates moved to put the bill upon its second reading, for the purpose of amendment, which motion did not prevail.

The bill was then read a third time.

On the question, Shall the bill pass? being put, a division was called for.

The yeas and nays were demanded, and the result was as follows :

Those who voted in the affirmative were Messrs.

Hermon Abbott,
Harvey Adams,
Samuel H. Ayer,
Edwin Baldwin,
David Ball,
Gilman Batchelder,
Hezekiah Bean,
Albin Beard,
James Bell,
Thomas Bennett,
Nicholas C. Blaisdell,
David Blake,
Ira Blake,
Richard Boylston,
Charles W. Brewster,
James B. Brown,
Samuel Butterfield,
Daniel Campbell,
Roswell Carlton,
Jesse Carr,
Charles Caverly,
William Champion,
Daniel M. Christie,
Daniel Clark,
Samuel Cleaves,
Joseph Clough,
Joseph Clough, Jr.,
John H. Collins,
John M. Collins, jr.,
Stephen Coombs,
Luke Corser,
Thomas Cotton, Jr.,
David Cram,
Peter Cram,
John Crane,
Abel Crawford,
Charles W. Cutter,
Franklin W. Day,
George W. Dearborn,
Daniel Demerit,
William Dunn,
Ruel Durkee,
Benjamin Eastman,
Smith Emerson,
James W. Emery,
George Everett,
John W. Flagg,
Asa Ford,
Eliphalet Foss,
Eben C. Foster,
Herman Foster,
Zebulon Foster, Jr.

Leonard C. French,
John Gale,
Ziba Gay,
John F. Gerrish,
Thomas Gerrish,
Moses Gilman,
Joseph Goodhue,
Hiram Griffin,
Abijah Hadley,
John L. Hadley,
William Haile,
William P. Hale,
James Hall,
Hiram Hanson,
John N. Handy,
Samuel M. Hart,
James Hilton,
Charles Hodgdon, jr.,
Asa Huntington,
Abner S. Hutchinson,
Stephen Jenkins,
David Jones,
Simon W. Jones,
Timothy Kenrick,
Isaac Kimball,
Richard Kimball,
Hosea C. Knowlton,
Cyrus Ladd,
Daniel Lothrop,
William F. Lawrence,
Jonathan Little,
Abel Lowe,
Nathaniel Low,
Francis H. Lyford,
Stephen C. Lyford,
James McDaniels,
Isaac McGaw,
Israel Mardin,
Gilman Marston,
Jonathan Martin,
Richard Melvin,
Henry Merrill,
Ira W. Moore,
Thomas W. Mordough,
Artemas Morse,
J. W. Mowry,
Samuel Nay,
Dudley Nelson,
George W. Nesmith,
Zebina Newell,
Samuel Noyes,
John Ordway,

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James P. Packer,
Amos Page,
Daniel Paige, Jr.,
Laban Page,
Samuel J. Patridge,
Josiah Peabody,
Samuel P. Peavey,
Eliphalet W. Philbrick,
Joseph D. Pinder,
Stephen Pingry,
David B. Plumer,
George W. Prescott,
John Preston,
Aaron Quimby,
A. P. Richards,
Nathaniel Rix,
Aaron Robinson,
Thomas S. Robinson,
John Rogers,
Dyer H. Sanborn,
Daniel Savage,
Aaron F. Sawyer,
Thomas E. Sawyer,
Elisha Scribner,
Miles Scruton,
Jacob Sherburne,
Charles H. Shorey,

Leander Smith,
Charles Sparhawk,
Isaac Spalding,
Samuel H. Stevens,
Isaac Sturtevant,
Enoch Sweatt,
Ebenezer Thompson,
Joseph Y. Tibbets,
Calvin Topliff,
Benjamin Veazey,
Wm. Vennard, 2d,
Elijah Wadleigh,
Ephraim S. Wadleigh,
Wells Waldron,
Nathaniel Walton,
Ephraim Warren,
Ichabod H. Wentworth,
John B. Wentworth,
Samuel H. Wentworth,
Nathan White,
Ira Whitcher,
Eliphalet Wiggin,
Hollis Wilcox,
Eleazer M. Wilson,
James Wilson,
Thomas P. Wilson,
Jonathan Young.

Those who voted in the negative were Messrs.

Ezra Adams,
Abel Bailey,
George Barker,
Stephen Beede,
Abner Blodgett,
Thomas Boyd,
Ivory Brown,
John Burnham,
Samuel C. Burnham,
Oliver Capron,
Gilbert Coburn,
Nicholas Cook,
John Currier,
Joseph Fifield,
David Flanders, of Newtown,
Jonathan Fletcher,
Seth P. Follansbee,
James M. Gates,
Daniel K. Gault,
Zeeb Gilman,
Robert Goodale,
Warren Goodspeed,
William Hewes,
Thomas Hobbs,
Nathaniel B. Hull,
William McCrae,

David Messer,
Luke Miller,
Nathaniel Morrill, Jr.,
Levi Moulton,
Luther Osgood,
Edward Parsons,
David N. Patterson,
Ai Reed,
Laban Rice,
Henry B. Rust,
I. B. Sawtell,
John Sleeper,
Aaron J. Smith,
Dudley Smith,
John Smith, Jr.,
Samuel Smith, Jr.,
James M. Spooner,
Benjamin Stevens, 2d,
Arthur L. True,
Cyrus K. Vilas,
Thomas Vincent,
Jonathan Wate,
Peter Walker,
Willard Walker,
William Warner,
Joseph H. Watson,

Moses K. Webster,
Dexter Wheeler,
Jonathan Whitmore,

Solomon Wilson,
Thomas Wright.

Yeas 158, nays 57; so the affirmative of the question prevailed, and the bill passed.

Resolved, That the title thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

The House proceeded to the consideration of the amendment sent down from the Senate to the bill entitled An act to raise \$60,000 for the use of the state.

On the question, Will the House concur in said amendment? being put, it was decided in the affirmative; so the House concurred.

Ordered, That the clerk inform the Senate thereof.

The House proceeded to the consideration of the amendment sent down from the Senate to the bill entitled An act to incorporate the Belknap County Bank.

On the question, Will the House concur in said amendment? being put, it was decided in the affirmative; so the House concurred.

Ordered, That the clerk inform the Senate thereof.

The House proceeded to the consideration of a resolution sent down from the Senate in favor of Joel Frazier, and a bill sent down from the Senate entitled An act to suspend the operation of the 4th, 7th and 8th sections of the 27th chapter of the Revised Statutes.

The resolution was read a first and second time.

On motion—*Ordered*, That the rules of the House be so far suspended that said resolution be read a third time at the present time.

The resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk inform the Senate thereof.

The bill was then read a first and second time.

Ordered, That the same be referred to the Committee on the Judiciary.

Mr. James, of Manchester, moved a reconsideration of the vote by which the House refused to pass the bill entitled An act to establish the office of Commissioner of Common Schools and for other purposes, he having voted with the majority.

On the question, Shall the vote be reconsidered? being put, it was decided in the affirmative.

On the question recurring, Shall the bill pass? being put, it was decided in the affirmative.

So said bill passed.

Resolved, That the title thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

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The House proceeded to the consideration of the special order of the day, in relation to the Hillsborough election.

Mr. Ayer called for the reading of the reports of the committee; which were read by the clerk.

Mr. Stevens, of Meredith, moved that the whole subject be postponed to the next session of the Legislature.

After debate, on motion of Mr. Nesmith—

Ordered, That the subject be laid on the table.

On motion of Mr. Kenrick, the House resumed the consideration of the resolutions relating to the Mexican war.

On motion of Mr. Sawyer, of Dover—

Ordered, That said resolutions be indefinitely postponed.

On motion of Mr. Kenrick, the House resumed the consideration of the resolutions in favor of the abolition of slavery in the District of Columbia.

On the question, Shall the resolutions be read a third time? being put, Mr. Fifield moved that they be indefinitely postponed.

On the question, Shall the resolutions be indefinitely postponed? being put, Mr. James, of Deerfield, demanded the yeas and nays, and the result was as follows:

Those who voted in the affirmative were Messrs.

Hermion Abbott,
Samuel H. Ayer,
Abel Bailey,
Willard A. Baker,
Gilman Batchelder,
Abner Blodgett,
Ivory Brown,
James B. Brown,
John Burnham,
Samuel C. Burnham,
Samuel Butterfield,
Daniel Campbell,
Oliver Capron,
Roswell Carlton,
Jesse Carr,
Jacob Carter,
Charles Caverly,
Wm. Champion,
Joseph Clough,
Gilbert Coburn,
John H. Collins,
Nicholas Cook,

Thomas Cotton, jr.,
Peter Cram,
John Crane,
Abel Crawford,
John Currier,
Franklin W. Day,
Daniel Demerit,
William Dunn,
Asa P. Eastman,
Joseph Fifield,
John W. Flagg,
Seth P. Follansbee,
Asa Ford,
Eliphalet Foss,
Zebulon Foster, jr.,
Daniel K. Gault,
John F. Gerrish,
Robert Goodale,
Warren Goodspeed,
Hiram Griffin,
John L. Hadley,
William Hadly,

William P. Hale,
 Samuel M. Hart,
 Andrew L. Hersey,
 William Hewes,
 James Hilton,
 Thomas Hobbs,
 Charles Hodgdon, jr.,
 Nathaniel B. Hull,
 Simon W. Jones,
 Hosea C. Knowlton,
 Jonathan Little,
 Abel Lowe,
 Francis H. Lyford,
 James McDaniels,
 Israel Mardin,
 Luke Miller,
 Thomas W. Mordough,
 Nathaniel Morrill, jr.,
 Artemas Morse,
 Levi Moulton,
 Samuel Nay,
 Luther Osgood,
 Daniel Paige, jr.,
 Edward Parsons,
 Hezekiah Parsons, jr.,
 Samuel J. Patridge,
 Samuel P. Peavey,
 Stephen Pingry,

Laban Rice,
 A. P. Richards,
 Nathaniel Rix,
 Aaron Robinson,
 Hiram Sargent,
 I. B. Sawtell,
 Miles Scruton,
 Jacob Sherburne,
 John Sleeper,
 Aaron J. Smith,
 Dudley Smith,
 Leander Smith,
 Samuel Smith, jr.,
 Benjamin Stevens, 2d,
 Samuel Swasey,
 Enoch Sweatt,
 Joseph Y. Tibbets,
 Calvin Topliff,
 Thomas Vincent,
 Peter Walker,
 Willard Walker,
 Nathaniel Walton,
 William Warner,
 Ephraim Warren,
 Hollis Wilcox,
 Solomon Wilson,
 Jonathan Young.

Those who voted in the negative were Messrs.

Ezra Adams,
 Abner Allen,
 Samuel Anderson,
 Edwin Baldwin,
 David Ball,
 George Barker,
 Nathaniel Batchelder,
 Hezekiah Bean,
 Albin Beard,
 Stephen Beede,
 James Bell,
 Thomas Bennett,
 Nicholas C. Blaisdell,
 David Blake,

Ira Blake,
 Thomas Boyd,
 Richard Boylston,
 Charles W. Brewster,
 Benjamin Chapman,
 Thomas Chase,
 Daniel M. Christie,
 Daniel Clark,
 Samuel Cleaves,
 Joseph Clough, jr.,
 John M. Collins, jr.,
 Stephen Coombs,
 Luke Corser,
 David Cram,

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Charles W. Cutter,
George W. Dearborn,
Ruel Durkee,
Benjamin Eastman,
Smith Emerson,
James W. Emery,
George Everett,
David Flanders, of Londonderry,
Jonathan Fletcher,
Eben C. Foster,
Herman Foster,
Leonard C. French,
Thomas Gerrish,
Moses Gilman,
Joseph Goodhue,
Charles B. Haddock,
William Haile,
James Hall,
Hiram Hanson,
John N. Handy,
Harvey Hobart,
Asa Huntington,
Abner S. Hutchinson,
Jacob F. James,
John James,
Stephen Jenkins,
S. B. Johnson,
David Jones,
Timothy Kenrick,
Elijah C. Kilburn,
Isaac Kimball,
Jonathan Kittredge,
Ebenezer Lane,
Daniel Lothrop,
William F. Lawrence,
Nathaniel Low,
William McCrae,
James McGaffey, jr.,
Isaac McGaw,
Gilman Marston,
Jonathan Martin,
Richard Melvin,
Henry Merrill,
David Messer,

Ira W. Moore,
Dudley Nelson,
George W. Nesmith,
Zebina Newell,
Samuel Noyes,
John Ordway,
James P. Packer,
Laban Page,
Amos A. Parker,
David N. Patterson,
Josiah Peabody,
Joseph D. Pinder,
David B. Plummer,
George W. Prescott,
John Preston,
Aaron Quimby,
John S. Quimby,
Ai Reed,
Thomas S. Robinson,
John Rogers,
Dyer H. Sanborn,
Daniel Savage,
Aaron F. Sawyer,
Thomas E. Sawyer,
Elisha Scribner,
Stephen B. Sherwin,
Charles H. Shorey,
Leander D. Sinclair,
Israel H. Smith,
John Smith, jr.,
Charles Sparhawk,
Isaac Spalding,
George W. Stevens,
Samuel H. Stevens,
Isaac Sturtevant,
Ebenezer Thompson,
Benjamin Veazey,
William Vennard, 2d,
Cyrus K. Vilas,
Elijah Wadleigh,
Ephraim S. Wadleigh,
Wells Waldron,
Moses K. Webster,
Ichabod H. Wentworth,

John B. Wentworth,
Samuel H. Wentworth,
Dexter Wheeler,
Nathan White,

Eliphalet Wiggin,
Eleazer M. Wilson,
James Wilson,
Thomas Wright.

Yeas 99, nays 124; so the negative of the question prevailed, and the resolutions were not indefinitely postponed.

The question recurring, Shall the resolutions be read a third time? being put, it was decided in the affirmative.

The resolutions were then read a third time.

Resolved, That they pass.

Ordered, That the clerk request the concurrence of the Senate therein.

On motion of Mr. Kimball, of Rochester, the House resumed the consideration of the bill entitled An act in addition to an act incorporating the Great Falls and Conway Rail-Road Company.

Mr. Sawyer, of Dover, moved that the bill be laid on the table.

Mr. Sawyer withdrew his motion.

After debate, on motion of Mr. Bell—

Ordered, That the bill be postponed to the next session of the Legislature.

Mr. Sargent, from the Committee on Names, to whom were referred the petitions of sundry persons for the alteration of their names, reported a bill, entitled An act relating to the alteration of the names of certain persons.

Ordered, That the rules of the House be so far suspended that the bill be read a third time at the present time by its title.

The bill was then read a third time.

Resolved, That it pass, and that the title thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

On motion of Mr. Emery, the House resumed the consideration of the resolution providing for an enlargement of the New-Hampshire Asylum for the Insane, &c.

Mr. Nesmith moved to postpone the subject to the next session of the Legislature, which motion prevailed; so the subject was postponed to the next session of the Legislature.

On motion of Mr. Bell, the House resumed the consideration of the resolution making an appropriation for the repair of a road in Lincoln; which resolution was read a second time.

On motion of Mr. Bell—

Ordered, That the rules of the House be so far suspended that the resolution be read a third time at the present time.

The resolution was then read a third time.

Resolved, That it pass.

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Ordered, That the clerk request the concurrence of the Senate therein.

On motion, the House resumed the consideration of the bill in amendment of the militia laws of this state, sent down from the Senate.

A motion was made to postpone the bill indefinitely.

The reading of the bill was called for.

It having been read, on the question, Shall the bill be indefinitely postponed? being put, a division was called for.

Mr. Cutter demanded the yeas and nays, and the result was as follows :

Those who voted in the affirmative were Messrs.

Hermion Abbott,	Eliphalet Foss,
Harvey Adams,	Zebulon Foster, Jr.,
Samuel H. Ayer,	John Gale,
Abel Bailey,	Daniel K. Gault,
Willard A. Baker,	John F. Gerrish,
Gilman Batchelder,	Zeeb Gilman,
Albin Beard,	Robert Goodale,
David Blake,	Warren Goodspeed,
Abner Blodgett,	Hiram Griffin,
Ivory Brown,	Abijah Hadley,
James B. Brown,	John L. Hadley,
John Burnham,	William Hadley,
Samuel C. Burnham,	William Haile,
Samuel Butterfield,	William P. Hale,
Daniel Campbell,	William Hewes,
Oliver Capron,	Thomas Hobbs,
Roswell Carlton,	Charles Hodgdon, Jr.,
Jesse Carr,	Nathaniel B. Hull,
Jacob Carter,	Simon W. Jones,
Charles Caverly,	Timothy Kenrick,
John H. Collins,	Hosea C. Knowlton,
Thomas Cotton, jr.,	Jonathan Little,
Peter Cram,	Abel Lowe,
John Crane,	Israel Mardin,
John Currier,	Gilman Marston,
Charles W. Cutter,	Luke Miller,
Daniel Demerit,	Ira W. Moore,
John W. Dodge,	Levi Moulton,
William Dunn,	Amos Page,
Asa P. Eastman,	Samuel J. Patridge,
John W. Flagg,	David N. Patterson,

Josiah Peabody,
 Samuel P. Peavey,
 Stephen Pingry,
 Laban Rice,
 A. P. Richards,
 Nathaniel Rix,
 Aaron Robinson,
 S. H. Rowell,
 Dyer H. Sanborn,
 Hiram Sargent,
 Aaron F. Sawyer,
 Miles Scruton,
 Jacob Sherburne,
 Leander D. Sinclair,
 John Sleeper,
 Aaron J. Smith,
 Dudley Smith,
 Israel H. Smith,
 John Smith, Jr.,
 Leander Smith,
 Samuel Smith, Jr.,
 James M. Spooner,
 Benjamin Stevens, 2d,
 Isaac Sturtevant,

Samuel Swasey,
 Enoch Sweatt,
 John D. Thompson,
 Joseph Y. Tibbets,
 Philemon Tolles,
 Calvin Topliff,
 Jonathan Wate,
 Jesse Waldron,
 Willard Walker,
 Nathaniel Walton,
 William Warner,
 Ephraim Warren,
 Moses K. Webster,
 Dexter Wheeler,
 Nathan White,
 Jonathan Whitmore,
 Ira Whitcher,
 Hollis Wilcox,
 James Wilson,
 Solomon Wilson,
 Thomas P. Wilson,
 Thomas Wright,
 Jonathan Young.

Those who voted in the negative were Messrs.

Ezra Adams,
 Abner Allen,
 Edwin Baldwin,
 David Ball,
 George Barker,
 James Bell,
 Thomas Bennett,
 Nicholas C. Blaisdell,
 Ira Blake,
 Thomas Boyd,
 Richard Boylston,
 Charles W. Brewster,
 William Champion,
 Benjamin Chapman,
 Daniel M. Christie,
 Daniel Clark,
 Joseph Clough, Jr.,
 Gilbert Coburn,

John M. Collins, Jr.,
 Nicholas Cook,
 Luke Corser,
 David Cram,
 Franklin W. Day,
 George W. Dearborn,
 Ruel Durkee,
 Smith Emerson,
 James W. Emery,
 George Everett,
 Joseph Fifield,
 David Flanders, of Londonderry,
 David Flanders, of Newtown,
 Jonathan Fletcher,
 Seth P. Follansbee,
 Eben C. Foster,
 Herman Foster,
 Leonard C. French,

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James M. Gates,
Ziba Gay,
Thomas Gerrish,
Moses Gilman,
Joseph Goodhue,
Charles B. Haddock,
James Hall,
Hiram Hanson,
Andrew L. Hersey,
James Hilton,
Harvey Hobart,
Asa Huntington,
Abner S. Hutchinson,
John James,
Stephen Jenkins,
Simeon B. Johnson,
David Jones,
Frederick T. Kidder,
Elijah C. Kilburn,
Isaac Kimball,
Richard Kimball,
Jonathan Kittredge,
Cyrus Ladd,
Ebenezer Lane,
Daniel Lothrop,
William F. Lawrence,
Nathaniel Low,
Francis H. Lyford,
Stephen C. Lyford,
James McDaniels,
Isaac McGaw,
Jonathan Martin,
Richard Melvin,
Henry Merrill,
David Messer,
Artemas Morse,
Dudley Nelson,

George W. Nesmith,
Samuel Noyes,
John Ordway,
James P. Packer,
Daniel Paige, Jr.,
Laban Page,
Amos A. Parker,
Eliphalet W. Philbrick,
Joseph D. Pinder,
David B. Plumer,
George W. Prescott,
John Preston,
Aaron Quimby,
John S. Quimby,
Ai Reed,
Thomas S. Robinson,
John Rogers,
Daniel Savage,
Thomas E. Sawyer,
Elisha Scribner,
Stephen B. Sherwin,
Charles H. Shorey,
Isaac Spalding,
George W. Stevens,
Samuel H. Stevens,
Ebenezer Thompson,
Arthur L. True,
Benjamin Veazey,
Cyrus K. Vilas,
Thomas Vincent,
Elijah Wadleigh,
Ephraim S. Wadleigh,
Wells Waldron,
Ichabod H. Wentworth,
John B. Wentworth,
Samuel H. Wentworth,
Eliphalet Wigin.

Yeas 109, nays 110; so the negative of the question prevailed, and the bill was not indefinitely postponed.

Mr. Swasey submitted a resolution, as an amendment of said bill. Before any action was taken thereon,

On motion,

The House adjourned.

THURSDAY, JULY 9, 1846.

Prayer by Rev. Mr. Perkins.

On motion—*Ordered*, That the rules of the House be so far suspended, that the reading of the journal of yesterday be dispensed with.

Mr. Christie, from the Committee on the Judiciary, to whom was referred an act to suspend the operation of the 4th, 7th and 8th sections of the 27th chapter of the Revised Statutes, reported the same without amendment.

Ordered to a third reading this afternoon, at 3 o'clock.

Mr. Nesmith, from the Committee on Incorporations, to whom was referred the bill entitled An act to incorporate the Concord Hook and Ladder Company, No. 1, reported the same with amendments; which were adopted.

Ordered, That the same be read a third time, this afternoon at 3 o'clock.

Mr. Christie, from the Committee on the Judiciary, to whom was referred the petition of Jonathan P. Dodge and others, for the removal of Jacob A. Potter from the office of Judge of the Court of Common Pleas for the County of Merrimack, made a report; whereupon,

Resolved, That the petitioners have leave to withdraw their petition.

Mr. Clark, from the Committee on Agriculture and Manufactures, to whom was referred the bill to incorporate the Nashua Steam Mills, made a report; whereupon,

Resolved, That the same be postponed to the next session of the Legislature.

Mr. Christie, from the Committee on the Judiciary, to whom were referred the petitions of James Tisdale and sundry others, praying for an alteration of the license law, made a report; whereupon,

Resolved, That those petitions be filed with the others relating to the same subject, and that the committee be discharged from the further consideration thereof.

Mr. Rust, from the Committee on Roads, Bridges and Canals, to whom was referred the petition of James M. Chadwick and others, for a bridge across Connecticut River, from Haverhill to Newbury, made a report; whereupon,

Resolved, That the further consideration of that subject be postponed to the next session of the Legislature, with the usual order of notice.

Mr. Sherwin, from the Committee on Military Accounts, to whom was referred the account of the Nashua Artillery, made a report; whereupon,

Resolved, That the Nashua Artillery Company have leave to withdraw their account.

Mr. Nesmith, from the Committee on Incorporations, to whom was referred the bill entitled An act to incorporate the Manchester Gas Light Company, reported the same without amendment—

And the question, Shall the bill be read a 3d time? being put, it was decided in the affirmative; so said bill was then read a third time.

Resolved, That it pass, and its title be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Chapman, from the Committee on Towns and Parishes, to whom was referred the petition of Hiram Morse, to have a tract of land severed from the town of Waterville and annexed to the town of Albany, made a report; whereupon,

Resolved, That the further consideration of said petition be postponed to the next session of the Legislature, and that said petitioners cause the said towns of Waterville and Albany to be notified of the pendency thereof, as the law directs.

Mr. Cutter, from the Committee on Military Affairs, to whom was referred a bill entitled An act in addition to and in amendment of the militia laws of this state, made a report; whereupon,

Resolved, That the further consideration of the same be indefinitely postponed.

Mr. Bean, from the select committee to whom was referred so much of the message of His Excellency the Governor as relates to rail-roads and railroad laws, made a report; whereupon,

Resolved, That it is inexpedient to legislate upon the subject.

Mr. Hilton, from the same committee, to whom was referred the Eleventh Annual Report of the Nashua and Lowell Railroad; the Eighth Annual Report of the Eastern Railroad in New-Hampshire; the Sixth Annual Report of the Boston and Maine Railroad Corporation; the Fifth Annual Report of the Concord Railroad Corporation, and the First Annual Report of the Northern Railroad, made a report; whereupon,

Resolved, That said reports are satisfactory, and that the same be filed in the office of the Secretary of State.

[See Appendix.]

Mr. H. Foster, from the special committee consisting of the delegation from the county of Hillsborough, to whom was referred the petition of Benjamin M. Farley and others, for the removal of the Court of Common Pleas from Amherst to Nashua, reported, that as a bill has passed this House abolishing the January term of said Court—the term which the petitioners pray may be removed to

Nashua—it is inexpedient to legislate upon the subject; and the committee reported also the following resolution:

Resolved, That the committee be discharged from the further consideration of the subject;

Which was adopted.

Mr. Sawyer, of Dover, from the Committee on Elections, reported a bill entitled An act in relation to the organization of the House of Representatives; which was read a first time.

On motion—*Ordered*, That the same be read a second and third time at the present time by its title.

Resolved, That it pass, and the title thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

On motion of Mr. Sawyer, of Dover—

Resolved, That the rules of the House be so far suspended that all bills and resolutions be in order for a second and third reading at the time of their introduction, unless otherwise ordered by the House.

Mr. Dearborn, from the Committee on Engrossed Bills, reported that they had carefully examined and found correctly engrossed, bills with the following titles:

- An act to incorporate the Wilson Manufacturing Company;
- act to incorporate the Stevens Village Bridge Company;
 - act to incorporate the Wilson Mills;
 - act to incorporate the President, Directors and Company of the State Bank;
 - act to incorporate the Dover Steam Manufacturing Company;
 - act to incorporate the Srafford Bank;
 - act to incorporate the Amherst Steam Mill Company;
 - act to incorporate the Bank of Lebanon;
 - act to incorporate the Equitable Fire Insurance Company;
 - act to establish a corporation by the name of the Portsmouth Company;
 - act to increase the capital stock of the Salmon Falls Manufacturing Company;
 - act to incorporate the Shelburne Lead Mining Company;
 - act to incorporate the Bellevue Hosiery Manufacturing Company;
 - act to incorporate the Piscataqua Company;
 - act to incorporate the Piscataqua Aqueduct;
 - act to incorporate the Cheshire Manufacturing Company;
 - act to incorporate the Warren Copper Mining Company;
 - act to incorporate the Piermont Iron Mining Company;

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The following messages were received from the Senate, by their clerk :

Mr. Speaker : The Senate concur with the House in the adoption of an address in favor of the removal of certain military officers.

The Senate concur with the House in the passage of a bill entitled An act to incorporate the Fishersville Manufacturing Company.

The Senate have passed a resolution in favor of John Brown, in which they ask the concurrence of the House.

The Senate have passed a resolution in favor of Richard Pinkham, in which they ask the concurrence of the House.

The Senate concur with the House in the passage of the following resolutions, with amendments, in which they ask the concurrence of the House :

Resolution granting a copy of Dr. Charles T. Jackson's Geological Report to the New-Hampton Institution and New-Hampshire Conference Seminary ;

Resolution relating to Slavery.

The House proceeded to the consideration of the foregoing resolutions, in favor of John Brown and Richard Pinkham ; which were severally read three times.

Resolved, That the same pass.

Ordered, That the clerk notify the Senate that the House concur therein.

The House proceeded to the consideration of the foregoing resolution, granting Dr. Charles T. Jackson's Geological Report to the New-Hampton Institution and to the New-Hampshire Conference Seminary, with the amendment which came down from the Senate.

The Senate proposed to amend said resolution, by striking out, after the word "*Resolved*," in the first line, and insert the following :

"By the Senate and House of Representatives, in General Court convened, That all incorporated academies in this state, and now in operation, be and hereby are authorized to receive a copy of Dr. Charles T. Jackson's Geological Report of New-Hampshire."

And the question, Will the House concur with the Senate in the adoption of their amendment to the resolution ? being put, it was decided in the negative.

So the House non-concurred with the Senate in the adoption of said amendment.

Ordered, That the clerk inform the Senate thereof.

The House proceeded to the consideration of the foregoing resolution relating to slavery, with the amendment which came down from the Senate.

The Senate proposed to amend said resolution, by striking out the word "free" and inserting the word "oppressed."

And the question, Will the House concur with the Senate in the adoption of their amendment to the resolution? being put, it was decided in the affirmative.

So the House concurred with the Senate in the adoption of their amendment.

Ordered, That the clerk notify the Senate thereof.

The following message was received from the Senate, by their clerk:

Mr. Speaker: The Senate concur with the House in the passage of bills of the following titles, to wit:

An act relating to banking corporations;

— — to incorporate the Suncook Manufacturing Company;

— — to alter the name of the Contoocook Manufacturing and Mechanick's Company, and for other purposes;

— — making appropriations for the militia of this state for the year one thousand eight hundred and forty-six.

The Senate have passed an act, in amendment of an act entitled An act authorizing John Fiske and Nicholas G. Norcross, their heirs and assigns, to erect and maintain a dam and boom across the Pemigewasset river, in which they ask the concurrence of the House.

The House proceeded to the consideration of the foregoing bill, sent down from the Senate, entitled An act authorizing John Fiske and Nicholas G. Norcross, their heirs and assigns, to erect and maintain a dam and boom across the Pemigewasset river; which was read a first and second time.

Mr. Stevens, of Bristol, moved to postpone the bill to the next session; which motion did not prevail.

The bill was then read a third time.

Resolved, That it pass.

Ordered, That the clerk inform the Senate that the House concur therein.

Mr. R. Kimball, from the Committee on Elections, to whom was referred the petition of the town of Franconia to be disannexed from Lincoln for the choice of a representative; also, the petition of the selectmen of Waterville, to be classed with the town of Ellsworth for the purpose of sending a representative to the Legislature; also, the petition of the selectmen of Woodstock, to class Woodstock with the town of Lincoln for the purpose of sending a representative; also, the petition of Ellsworth, to be classed with Waterville for the same purpose; also, the petition of the town of Lincoln to be annexed to Woodstock, for the same purpose; also, the petition of Alvin Grimes and 67 others, praying to be disconnected from the town of Lincoln and permitted to send a representative from their own town, made a report; whereupon,

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Resolved, That said petitioners have leave to withdraw their several petitions.

Mr. Sawyer, of Dover, from the same committee, to whom were referred the certificates of election of the members of the House, reported the following resolution :

Resolved, That the following persons have been duly elected as members of this House, and are entitled to seats therein :

From Rockingham County :

Samuel Anderson,
Samuel Noyes,
Benjamin Veazey,
John James,
George W Prescott,
Eliphalet W Philbrick,
James Bell,
Gilman Marston,
William Wadleigh,
Jonathan Martin,
George Everett,
Aaron Quimby,
Richard Melvin,
Benjamin Eastman,
Nathaniel Morrill, Jr.,
James P. Packer,

John Ordway,
Ebenezer Lane,
Ira Blake,
David Flanders, of Londonderry,
Samuel M Hart,
David Flanders, of Newtown,
Gilman Batchelder,
Daniel Demerit,
Andrew Hussey,
James W Emery,
Charles W Brewster,
Samuel Cleaves,
Charles W Cutter,
John N Handy,
George Barker.

From Strafford County :

Jonathan Young,
Jacob Sherburne,
Elijah Wadleigh,
Thomas E Sawyer,
Daniel M Christie,
Nathaniel Low,
Wells Waldron,
John P Hale,
Hiram Hanson,
John B Wentworth,
Charles H Shorey,

Samuel H Wentworth,
Ebenezer Thompson,
Miles Scruton,
Stephen Jenkins,
Ichabod H Wentworth,
James Hilton,
Thomas Bennett,
Richard Kimball,
Daniel Lothrop,
Charles Caverly,
Eliphalet Foss.

From Belknap County :

Moses Gilman,
Dudley Nelson,
Dyer H Sanborn,
John H Collins,
David B Plumer,
Smith Emerson,
Hezekiah Bean,
Stephen Coombs,

Aaron Robinson,
George W Stevens,
David Blake,
Thomas S Robinson,
Charles Hodgdon, Jr.,
Dudley Smith,
Stephen C Lyford.

From Carroll County :

Jonathan Fletcher,
Joseph H Watson,
Henry B Rust,
William Champion,
John Smith, jr.,

Joseph Goodhue,
Stephen Beede,
Thomas Cotton, Jr.,
Calvin Topliff,
Andrew L. Hersey,

Asa P Eastman,
John S Quimby,
Nicholas C Blaisdell,

Leander D Sinclair,
Thomas W Mordough.

From Merrimack County:

Israel Mardin,
Thomas Gerrish,
Luke Corser,
Joseph Clough,
Jacob Carter,
Laban Page,
George W Nesmith,
John Burnham,
David N Patterson,
Amos Page,
Stephen Pingry,
Jesse Waldron,
Francis H Lyford,

Enoch Sweatt,
Eliphalet Wiggin,
Jesse Carr,
Eleazer M Wilson,
Samuel Butterfield,
Hosea C Knowlton,
Zebulon Foster, Jr.,
Ephraim S Wadleigh,
Daniel K Gault,
Jonathan Wate,
Joseph Clough, jr.,
A P Richards.

From Hillsborough County:

Richard Boylston,
John W. Flagg,
I B Sawtell,
Jacob F James,
Daniel Clark,
Edwin Baldwin,
Luke Miller,
Robert Goodale,
Samuel H Ayer,
Samuel Smith, jr.,
Thomas Chase,
Aaron F Sawyer,
Gilbert Coburn,
David Cram,
John M Collins, jr.,
Ephraim Warren,
Abijah Hadley,
J W Mowry,
Daniel Savage,
Daniel Campbell,
Hiram Griffin,

Benjamin Stevens, 2d,
William Hadley,
David Jones,
William F Lawrence,
Ziba Gay,
Samuel Nay,
Daniel Paige, jr.,
William P Hale,
Warren Goodspeed,
Herman Foster,
Ira W. Moore,
Eben C Foster,
John Preston,
Leonard C French,
Hermon Abbot,
Peter Cram,
Leander Smith,
Isaac Spalding,
Albin Beard,
Isaac Kimball,
John L Hadley.

From Cheshire County:

Cyrus K Vilas,
Nathaniel Walton,
Samuel J Patridge,
Moses Marshall,
Amos A Parker,
Franklin W Day,
William Haile,
Laban Rice,
James Wilson,
Isaac Sturtevant,
Willard A Baker,
Abner S Hutchinson,
Nicholas Cook,

Stephen B Sherwin,
Ezra Adams,
Jacob Taylor,
Josiah Peabody,
Hollis Wilcox,
William Hewes,
Oliver Capron,
Thomas Wright,
Charles Sparhawk,
Elijah C Kilburn,
Solomon Wilson,
Israel H Smith,
David Ball.

From Sullivan County:

William Warner,
James M Gates,
Ai Reed,
William McCrae,
Jonathan Brown,
Nathan White,
Philemon Tolles,
Samuel C Burnham,
James McDaniels,

Benjamin Chapman,
Samuel Garfield,
John Sleeper,
Frederick T. Kidder,
Nathaniel B Hull,
Simon W Jones,
Ruel Durkee,
James Hall,
Hiram Sargent.

From Grafton County:

Cyrus Ladd,
Zebina Newell,
Luther Osgood,
Seth P. Follansbee,
Nathaniel Rix,
Artemas Morse,
John Rogers,
Thomas Vincent,
James M Spooner,
Asa Huntington,
Timothy Kenrick,
Moses K Webster,
Jonathan Little,
Ira Whitcher,
Isaac J Quimby,
Willard Walker,
Abel Bailey,
Darwin Forbes,
S. H. Rowell,

Joseph Fifield,
Jonathan Kittredge,
Asa Ford,
Jonathan Whitmore,
Abner Allen,
Zeeb Gilman,
Nathaniel Batchelder,
Samuel H Stevens,
Abel Lowe,
Samuel Swasey,
Samuel P Peavey,
S B Johnson,
Peter Walker,
Abner Blodgett,
Charles B. Haddock,
Arthur L True,
James McGaffey, Jr.,
Henry Merrill.

From Coos County:

John D Thompson,
Dexter Wheeler,
James B Brown,
John Crane,
Joseph Y Tibbets,
William Dunn,
Harvey Adams,

Abel Crawford,
John F Gerrish,
Roswell Carlton,
Harvey Hobart,
Aaron J Smith,
Hezekiah Parsons, jr.,
Edward Parsons.

The committee further report, that they find that George G. Fogg was duly elected a representative from the town of Gilmanton; but as he has resigned his seat, his name is omitted in the foregoing resolution.

On motion—*Ordered*, That the report be accepted.

Mr. Vennard, from the select committee to whom was referred a bill regulating the hours of labor in manufacturing corporations, and for the education of children employed therein, reported a bill; which was read a first time.

Mr. Sawyer moved to postpone the bill to the next session of the Legislature; and the question being put, Shall the bill be postponed

to the next session of the Legislature? the yeas and nays were called for, and the result was as follows:

Those who voted in the affirmative were Messrs.

Ezra Adams,	Abner S. Hutchinson,
Abner Allen,	Jacob F. James,
Samuel Anderson,	Stephen Jenkins,
Edwin Baldwin,	David Jones,
David Ball,	Timothy Kenrick,
Hezekiah Bean,	Elijah C. Kilburn,
Albin Beard,	Cyrus Ladd,
Stephen Beede,	William F. Lawrence,
James Bell,	Nathaniel Low,
Nicholas C. Blaisdell,	Stephen C. Lyford,
Ira Blake,	William McCrae,
Richard Boylston,	James McDaniels,
Charles W. Brewster,	James McGaffey, jr.,
Benjamin Chapman,	Isaac McGaw,
Daniel M. Christie,	Gilman Marston,
Daniel Clark,	Richard Melvin,
Samuel Cleaves,	David Messer,
Joseph Clough, jr.,	Ira W. Moore,
John M. Collins, jr.,	George W. Nesmith,
Luke Corser,	Zebina Newell,
David Cram,	Samuel Noyes,
John W. Dodge,	John Ordway,
Ruel Durkee,	Amos Page,
Benjamin Eastman,	Laban Page,
James W. Emery,	Amos A. Parker,
David Flanders, of Londonderry,	David N. Patterson,
Jonathan Fletcher,	Josiah Peabody,
Eben C. Foster,	David B. Plumer,
Herman Foster,	Aaron Quimby,
Leonard C. French,	Ai Reed,
James M. Gates,	Thomas S. Robinson,
Ziba Gay,	Daniel Savage,
Thomas Gerrish,	Aaron F. Sawyer,
Joseph Goodhue,	Thomas E. Sawyer,
Charles B. Haddock,	Stephen B. Sherwin,
William Haile,	Charles H. Shorey,
James Hall,	Leander D. Sinclair,
Hiram Hanson,	Charles Sparhawk,
John N. Handy,	Isaac Spalding,
Asa Huntington,	George W. Stevens,

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Samuel H. Stevens,
Isaac Sturtevant,
Ebenezer Thompson,
Philemon Tolles,
Arthur L. True,
Benjamin Veazey,
William Vennard, 2d,
Wells Waldron,
Nathaniel Walton,

Moses K. Webster,
Ichabod H. Wentworth,
John B. Wentworth,
Samuel H. Wentworth,
Nathan White,
Eleazer M. Wilson,
James Wilson,
Thomas Wright,
Jonathan Young.

Those who voted in the negative were Messrs.

Hermon Abbott,
Harvey Adams,
Saml. H. Ayer,
Abel Bailey,
Willard A. Baker,
George Barker,
Gilman Batchelder,
Nathaniel Batchelder,
David Blake,
Abner Blodgett,
Thomas Boyd,
Ivory Brown,
James B. Brown,
John Burnham,
Samuel C. Burnham,
Samuel Butterfield,
Daniel Campbell,
Roswell Carlton,
Jesse Carr,
Jacob Carter,
Charles Caverly,
William Champion,
Joseph Clough,
Gilbert Coburn,
John H. Collins,
Nicholas Cook,
Stephen Coombs,
Thomas Cotton, Jr.,
Peter Cram,
John Crane,
Abel Crawford,
John Currier,
Franklin W. Day,

Daniel Demerit,
William Dunn,
Asa P. Eastman,
George Everett,
Joseph Fifield,
John W. Flagg,
David Flanders, of Newtown,
Seth P. Follansbee,
Asa Ford,
Eliphalet Foss,
John Gale,
Daniel K. Gault,
John F. Gerrish,
Zeeb Gilman,
Robert Goodale,
Warren Goodspeed,
Hiram Griffin,
Abijah Hadley,
John L. Hadley,
William Hadly,
William P. Hale,
Samuel M. Hart,
Andrew L. Hersey,
William Hewes,
James Hilton,
Thomas Hobbs,
Charles Hodgdon, jr.,
Nathaniel B. Hull,
John James,
Simon W. Jones,
Isaac Kimball,
Hosea C. Knowlton,
Jonathan Little,

Abel Lowe,
Francis H. Lyford,
Israel Mardin,
Moses Marshall,
Jonathan Martin,
Henry Merrill,
Luke Miller,
Nathaniel Morrill, jr.,
Artemas Morse,
Levi Moulton,
Samuel Nay,
Luther Osgood,
Daniel Paige, jr.,
Edward Parsons,
Hezekiah Parsons, jr.,
Samuel J. Patridge,
Samuel P. Peavey,
Eliphalet W. Philbrick,
George W. Prescott,
Laban Rice,
A. P. Richards,
Nathaniel Rix,
Aaron Robinson,
John Rogers,
S. H. Rowell,
Henry B. Rust,
Dyer H. Sanborn,
Hiram Sargent,
I. B. Sawtell,
Elisha Scribner,
Miles Scruton,

Jacob Sherburne,
John Sleeper,
Aaron J. Smith,
John Smith, jr.,
Leander Smith,
Samuel Smith, jr.,
James M. Spooner,
Benjamin Stevens, 2d,
Samuel Swasey,
Enoch Swett,
John D. Thompson,
Joseph Y. Tibbets,
Calvin Topliff,
Cyrus K. Vilas,
Thomas Vincent,
Elijah Wadleigh,
Ephraim S. Wadleigh,
Jonathan Wate,
Jesse Waldron,
Peter Walker,
Willard Walker,
William Warner,
Ephraim Warren,
Joseph H. Watson,
Dexter Wheeler,
Jonathan Whitmore,
Ira Whiteher,
Eliphalet Wiggin,
Hollis Wilcox,
Solomon Wilson,
Thomas P. Wilson.

Yeas 98, nays 128 ; so the negative of the question prevailed, and the bill was not indefinitely postponed.

The bill was then read a second time.

Mr. Wilson, of Keene, proposed an amendment. The yeas and were called for.

Mr. Wilson then withdrew his amendment.

Mr. Sawyer, of Dover, moved an amendment to said bill.

Mr. Christie moved that the whole subject be laid on the table, which motion prevailed ; so the subject was laid on the table.

The Speaker stated that when the House adjourned in the afternoon of yesterday, they had under consideration the following resolution, submitted by Mr. Swasey, as an amendment to the militia bill sent down from the Senate.

Resolved, That the further consideration of the bill entitled "An act in addition to and in amendment of the militia laws of this state," be postponed to the next session of the Legislature, and that the same be published three weeks successively in each of the newspapers of this state authorized to publish the laws, within six weeks next preceding the next annual election in this state; and that the selectmen of the several towns and places in this state be directed to insert an article in their several warrants for the next annual town meetings, to take the sense of the qualified voters in said towns and places upon the question, "Ought the bill, entitled An act in addition to and in amendment of the militia laws of this state," to become a law? And the several town-clerks are required to make due returns of the votes thus taken, to the office of the Secretary of State on or before the first Wednesday of June next.

After debate, on the question being put, Shall the resolution pass? the yeas and nays were called for, and the result was as follows:

Those who voted in the affirmative were Messrs.

Hermon Abbott,
Samuel H. Ayer,
Abel Bailey,
Willard A. Baker,
Gilman Batchelder,
David Blake,
Abner Blodgett,
Ivory Brown,
James B. Brown,
John Burnham,
Samuel C. Burnham,
Samuel Butterfield,
Daniel Campbell,
Roswell Carlton,
Jesse Carr,
Jacob Carter,
Charles Caverly,
William Champion,
Joseph Clough,
Gilbert Coburn,
John H. Collins,
Thomas Cotton, jr.,
Peter Cram,
John Crane,
John Currier,
Daniel Demerit,

John W. Dodge,
William Dunn,
Asa P. Eastman,
Joseph Fifield,
John W. Flagg,
David Flanders, of Newtown,
Asa Ford,
Zebulon Foster, jr.,
John Gale,
Daniel K. Gault,
John F. Gerrish,
Robert Goodale,
Warren Goodspeed,
Hiram Griffin,
Abijah Hadley,
John L. Hadley,
William Hadley,
William P. Hale,
Samuel M. Hart,
William Hewes,
Thomas Hobbs,
Charles Hodgdon, jr.,
Nathaniel B. Hull,
John James,
S. B. Johnson,
Simon W. Jones,

Jonathan Little,
 Abel Lowe,
 Israel Mardin,
 Moses Marshall,
 Luke Miller,
 Thomas W. Mordough,
 Nathaniel Morrill, jr.,
 Artemas Morse,
 Levi Moulton,
 Dudley Nelson,
 Zebina Newell,
 Luther Osgood,
 Josiah Peabody,
 Samuel P. Peavey,
 Eliphalet W. Philbrick,
 Stephen Pingry,
 Laban Rice,
 A. P. Richards,
 Aaron Robinson,
 S. H. Rowell,
 Henry B. Rust,
 Hiram Sargent,
 Miles Scruton,
 Jacob Sherburne,
 John Sleeper,
 Aaron J. Smith,
 Israel H. Smith,

John Smith, jr.,
 Samuel Smith, jr.,
 James M. Spooner,
 Benjamin Stevens, 2d,
 Isaac Sturtevant,
 Samuel Swasey,
 Enoch Sweatt,
 John D. Thompson,
 Joseph Y. Tibbets,
 Calvin Topliff,
 Ephraim S. Wadleigh,
 Jonathan Wate,
 Jesse Waldron,
 Peter Walker,
 Willard Walker,
 Nathaniel Walton,
 William Warner,
 Ephraim Warren,
 Joseph H. Watson,
 Ichabod H. Wentworth,
 Dexter Wheeler,
 Ira Whitcher,
 Hollis Wilcox,
 James Wilson,
 Solomon Wilson,
 Thomas P. Wilson,
 Jonathan Young.

Those who voted in the negative were Messrs.

Abner Allen,
 Samuel Anderson,
 Edwin Baldwin,
 David Ball,
 George Barker,
 Hezekiah Bean,
 Albin Beard,
 James Bell,
 Thomas Bennett,
 Nicholas C. Blaisdell,
 Ira Blake,
 Thomas Boyd,
 Richard Boylston,
 Charles W. Brewster,
 Benjamin Chapman,

Daniel M. Christie,
 Daniel Clark,
 Samuel Cleaves,
 John M. Collins, jr.,
 Nicholas Cook,
 Luke Corser,
 David Cram,
 Charles W. Cutter,
 Franklin W. Day,
 George W. Dearborn,
 Ruel Durkee,
 Benjamin Eastman,
 Smith Emerson,
 James W. Emery,
 George Everett,

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David Flanders, of Londonderry,	Samuel Noyes,
Jonathan Fletcher,	John Ordway,
Eben C. Foster,	James P. Packer,
Herman Foster,	Amos Page,
Leonard C. French,	Laban Page,
James M. Gates,	Amos A. Parker,
Ziba Gay,	Samuel J. Patridge,
Thomas Gerrish,	Joseph D. Pinder,
Moses Gilman,	David B. Plumer,
Joseph Goodhue,	George W. Prescott,
Charles B. Haddock,	John Preston,
James Hall,	Aaron Quimby,
Hiram Hanson,	Al Reed,
John N. Handy,	Thomas S. Robinson,
Andrew L. Hersey,	John Rogers,
James Hilton,	Daniel Savage,
Asa Huntington,	Aaron F. Sawyer,
Abner S. Hutchinson,	Thomas E. Sawyer,
Jacob F. James,	Elisha Scribner,
Stephen Jenkins,	Stephen B. Sherwin,
David Jones,	Charles H. Shorey,
Timothy Kenrick,	Leander D. Sinclair,
Elijah C. Kilburn,	Leander Smith,
Isaac Kimball,	Charles Sparhawk,
Richard Kimball,	Isaac Spalding,
Cyrus Ladd,	George W. Stevens,
Ebenezer Lane,	Samuel H. Stevens,
Daniel Lothrop,	Ebenezer Thompson,
Nathaniel Low,	Philemon Tolles,
Stephen C. Lyford,	Arthur L. True,
William McCrae,	Benjamin Veazey,
James McGaffey, jr.,	Cyrus K. Vilas,
Isaac McGaw,	Thomas Vincent,
Gilman Marston,	Elijah Wadleigh,
Jonathan Martin,	Wells Waldron,
Richard Melvin,	Samuel H. Wentworth,
Henry Merrill,	Nathan White,
David Messer,	Eliphalet Wiggin,
Ira W. Moore,	Eleazer M. Wilson,
J. W. Mowry,	Thomas Wright.
George W. Nesmith,	

Yeas 106, nays 111; so the negative of the question prevailed, and the House refused to pass said resolution.

The question recurring, Shall the bill be read a third time? Mr.

Bell proposed an amendment, exempting independent companies from the operation of the act ; which was adopted.

Mr. Beard proposed an amendment, raising the pay of soldiers to \$3.00 per day.

A division was called for, and the motion to amend did not prevail.

Mr. Everett proposed an amendment, so that the payments to soldiers should come out of the state treasury.

A division was called for, and the motion to amend prevailed.

Mr. Peabody also proposed to amend the title of the bill, so that it should read, "An act to abolish the militia laws," but the proposed amendment was not adopted.

The question again recurring, Shall said bill be read a third time? and being put, it was decided in the affirmative.

The bill was then read a third time.

Resolved, That the same pass.

Ordered, That the clerk notify the Senate thereof, and request their concurrence with the House in said amendments.

Mr. Wilson, of Keene, submitted the following resolution :

Resolved, That it is expedient to reorganize the militia of this state on the following basis, viz :

1st. There shall be a military force organized of not more than ten thousand nor less than five thousand, to be made up by voluntary enlistments, and distributed equally in the different parts of the state, in proportion to the number of men borne upon the rolls at the last annual returns.

2d. Said force shall be organized in one Division, by the appointment of one Major General; two Brigades, with one Brigadier General in each; eight Regiments, to consist of eight Companies each, and to be composed of artillery, light infantry, grenadiers and riflemen, and officered as the regiments and companies are now officered.

3d. The several companies shall be required to do military duty — days in each year, for which they shall be paid out of the state treasury, a reasonable compensation. The officers shall be required to meet once in each year, and attend — days to military instruction, for which they shall be paid a reasonable compensation out of the state treasury.

The state shall arm said militia, and furnish necessary tents and camp equipage for the military service of the state.

Resolved, That a committee of three be appointed by the Speaker, to frame a bill for the organization of the militia upon the basis above stated, and report the same to the next Legislature.

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On the question being put, Shall the resolutions pass? it was decided in the affirmative.

Mr. Spalding submitted the following resolution :

Resolved by the Senate and House of Representatives, in General Court convened, That the Secretary of State be directed to publish abstracts of the quarterly returns of banks, required to be made by chapter 140 of the Revised Statutes, in the New-Hampshire Statesman and State Journal ;

Which, under the preceding order for the suspension of the rule, was read three several times at the present time.

Resolved, That the same pass.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Kimball, of Rochester, moved that the rules of the House be so far suspended that he may have leave to introduce a bill at the present time ; which motion prevailed.

Mr. Kimball accordingly introduced a bill, entitled An act in amendment of an act to incorporate the Great Falls and Conway Rail-Road Company ; which was read three several times.

Resolved, That the same pass, and that the title thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Nay, by leave, presented the account of Porter & Rolfe.

Ordered, That the same be referred to the Committee on Claims.

On motion of Mr. Wilson, of Keene—

Resolved, That the resolution adopted by the House, providing for the appointment of a committee to prepare and report a plan for the reorganization of the militia of this state, be published in the several newspapers of this state authorized to publish the laws, within six months from the close of the present session of the legislature.

On motion,

The House adjourned.

AFTERNOON.

On motion of Mr. Chapman, the House resumed the consideration of the bill entitled An act to annex State's, or Gates' Gore, to Canaan.

Mr. Kittredge moved to postpone said bill to the next session ; which motion did not prevail.

The bill was then read a second and third time.

Resolved, That it pass, and the title thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

On motion of Mr. Chapman—

Resolved, That a committee of three be appointed, to prepare a bill in amendment of chapter 39 of the Revised Statutes, upon the principle that taxation shall be proportionate to wealth, and report the same at the next session of the Legislature.

On motion of Mr. Everett, the House resumed the consideration of the bill entitled An act in amendment of chapter 117 of the Revised Statutes, in relation to licenses, and the amendments proposed by Mr. Kidder to the same;

And the question being put, Shall the said amendments be adopted? it was decided in the affirmative.

Mr. Preston moved that the rules of the House be so far suspended that the bill be read a third time at the present time.

A motion, thereupon, was made to postpone the bill indefinitely; which motion did not prevail; and the question recurring, Shall the rules be suspended? and being put, it was decided in the negative.

Mr. Bell moved to lay the bill on the table.

Mr. Bell withdrew his motion, and the bill was then

Ordered to a third reading to-morrow afternoon at 3 o'clock.

The Speaker announced the select committee under the resolutions submitted by Mr. Wilson, of Keene, relating to the militia, and also under the resolution submitted by Mr. Chapman, relating to the equalization of taxation, to consist of Messrs. James Wilson, James Bell and Asa Fowler.

On motion of Mr. Parker—

Ordered, That the rules of the House be so far suspended that all bills and resolutions ordered to a second or third reading, be in order at the present time.

The House then proceeded to the consideration of a bill entitled An act providing for the taxation of lumber. The bill was on its second reading.

Mr. Parker moved to postpone the bill to the next session of the Legislature.

Mr. Swasey moved to lay the bill on the table, which motion prevailed; so the bill was laid on the table.

The House proceeded to the consideration of bills with the following titles, and the following resolutions:

An act to incorporate the Concord Hook and Ladder Company No. 1;
— — to suspend the operation of the 4th, 7th and 8th sections of the 27th chapter of the Revised Statutes;

A resolution in favor of John Atwood;

— resolution in favor of Jacob C. Carter;

— resolution in favor of Benjamin A. Noyes;

Which were severally read a third time.

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Resolved, That the same pass, and that the titles thereof be as aforesaid.

The House proceeded to the consideration of a bill entitled An act in amendment of chapter 44 and 143 of the Revised Statutes, giving the advertising of non-resident lands to the New-Hampshire Statesman and State Journal. The bill was on its third reading.

On motion of Mr. Bell—

Ordered, That it be put upon its second reading, for the purpose of amendment.

Mr. Bell proposed an amendment, by adding the aforesaid title; also, by adding after the word "Gazette," in the first section, the words, "and so much of the 8th section of the 143d chapter of the Revised Statutes as requires the publication of the notices therein mentioned to be made in the same paper"; also, by adding a 2d section as follows: "Sec. 2. This act shall take effect immediately upon its passage;"

Which amendments were severally adopted.

Mr. James, of Deerfield, moved to amend the bill, by striking out the words, "New-Hampshire Statesman and State Journal," and inserting the words, "Independent Democrat," and on this motion being put, Mr. James demanded the yeas and nays, and the result was as follows:

Those who voted in the affirmative were Messrs.

Hezekiah Bean,
Stephen Beede,
Thomas Bennett,
David Cram,
Ruel Durkee,
Smith Emerson,
George Everett,
Jonathan Fletcher,
Joseph Goodhue,
John James,
Jonathan Little,
Henry Merrill,
George W. Nesmith,
Samuel Noyes,
James P. Packer,
Laban Page,
David B. Plumer,
George W. Prescott,
John Preston,

Aaron Quimby,
Aaron F. Sawyer,
Thomas E. Sawyer,
Miles Scruton,
Leander D. Sinclair,
John Smith, jr.,
James M. Spooner,
George W. Stevens,
Samuel H. Stevens,
Ebenezer Thompson,
William Vennard, 2d,
Elijah Wadleigh,
Ichabod H. Wentworth,
Samuel H. Wentworth,
Nathan White,
Eliphalet Wiggin,
James Wilson,
Thomas Wright.

Those who voted in the negative were Messrs.

Hermion Abbott,	Seth P. Follansbee,
Ezra Adams,	Asa Ford,
Samuel Anderson,	Eliphalet Foss,
Samuel H. Ayer,	Eben C. Foster,
Abel Bailey,	Zebulon Foster, jr.,
Willard A. Baker,	Leonard C. French,
David Ball,	Daniel K. Gault,
George Barker,	John F. Gerrish,
Gilman Batchelder,	Thomas Gerrish,
Albin Beard,	Robert Goodale,
James Bell,	Warren Goodspeed,
Ira Blake,	Hiram Griffin,
Abner Blodgett,	Charles B. Haddock,
Thomas Boyd,	Abijah Hadley,
Richard Boylston,	John L. Hadley,
Charles W. Brewster,	William Hadly,
Ivory Brown,	William P. Hale,
James B. Brown,	James Hall,
John Burnham,	John N. Handy,
Samuel C. Burnham,	Samuel M. Hart,
Samuel Butterfield,	William Hewes,
Daniel Campbell,	James Hilton,
Roswell Carlton,	Thomas Hobbs,
Jesse Carr,	Nathaniel B. Hull,
Jacob Carter,	Abner S. Hutchinson,
Charles Caverly,	David Jones,
Wm. Champion,	Timothy Kenrick,
Thomas Chase,	Frederick T. Kidder,
Daniel M. Christie,	Isaac Kimball,
Daniel Clark,	Jonathan Kittredge,
Joseph Clough,	Ebenezer Lane,
Gilbert Coburn,	William F. Lawrence,
Nicholas Cook,	Abel Lowe,
Stephen Coombs,	Nathaniel Low,
Charles W. Cutter,	Isaac McGaw,
Franklin W. Day,	Israel Mardin,
Daniel Demerit,	Moses Marshall,
William Dunn,	Gilman Marston,
Asa P. Eastman,	Ira W. Moore,
Benjamin Eastman,	Nathaniel Morrill, jr.,
Joseph Fifield,	Artemas Morse,
John W. Flagg,	Levi Moulton,

Zebina Newell,
Luther Osgood,
Daniel Paige, jr.,
Amos A. Parker,
Edward Parsons,
Samuel J. Patridge,
David N. Patterson,
Josiah Peabody,
Samuel P. Peavey,
Ai Reed,
A. P. Richards,
John Rogers,
Henry B. Rust,
Dyer H. Sanborn,
Hiram Sargent,
Elisha Scribner,
Jacob Sherburne,
Charles H. Shorey,
John Sleeper,
Aaron J. Smith,
Leander Smith,
Samuel Smith, jr.,
Charles Sparhawk,

Isaac Spalding,
Benjamin Stevens, 2d,
Isaac Sturtevant,
Samuel Swasey,
Enoch Sweatt,
John D. Thompson,
Joseph Y. Tibbets,
Philemon Tolles,
Calvin Toppliff,
Benjamin Veazey,
Cyrus K. Vilas,
Ephraim S. Wadleigh,
Jonathan Wate,
Jesse Waldron,
Wells Waldron,
Willard Walker,
Nathaniel Walton,
William Warner,
John B. Wentworth,
Dexter Wheeler,
Ira Whitcher,
Solomon Wilson,
Thomas P. Wilson.

Yeas 37, nays 130 ; so the negative of the question prevailed, and the House refused to adopt the amendment.

Mr. Morrill moved that the bill be indefinitely postponed.

On this motion being put, the yeas and nays were called for, and the result was as follows :

Those who voted in the affirmative were Messrs.

Hermon Abbott,
Samuel Anderson,
Samuel H. Ayer,
Abel Bailey,
Willard A. Baker,
Gilman Batchelder,
Nicholas C. Blaisdell,
David Blake,
Abner Blodgett,
Ivory Brown,
James B. Brown,
John Burnham,
Samuel C. Burnham,
Samuel Butterfield,

Roswell Carlton,
Jesse Carr,
Jacob Carter,
Charles Caverly,
William Champion,
Joseph Clough,
Gilbert Coburn,
John H. Collins,
Nicholas Cook,
Stephen Coombs,
Franklin W. Day,
Daniel Demerit,
William Dunn,
Ruel Durkee,

Asa P. Eastman,
George Everett,
Joseph Fifield,
John W. Flagg,
David Flanders, of Newtown,
Seth P. Follansbee,
Asa Ford,
Eliphalet Foss,
Zebulon Foster, Jr.,
John Gale,
James M. Gates,
Daniel K. Gault,
John F. Gerrish,
Robert Goodale,
Joseph Goodhue,
Warren Goodspeed,
Hiram Griffin,
Abijah Hadley,
John L. Hadley,
William Hadley,
William P. Hale,
Samuel M. Hart,
William Hewes,
James Hilton,
Thomas Hobbs,
Nathaniel B. Hull,
Simon W. Jones,
Hosea C. Knowlton,
Jonathan Little,
Abel Lowe,
Israel Mardin,
Luke Miller,
Nathaniel Morrill, Jr.,
Artemas Morse,
Levi Moulton,
Samuel Noyes,
Luther Osgood,
Daniel Paige, Jr.,
Edward Parsons,
Samuel J. Patridge,

Samuel P. Peavey,
Eliphalet W. Philbrick,
Stephen Pingry,
Laban Rice,
A. P. Richards,
Henry B. Rust,
Dyer H. Sanborn,
Hiram Sargent,
I. B. Sawtell,
Thomas E. Sawyer,
Miles Scruton,
Jacob Sherburne,
Leander D. Sinclair,
John Sleeper,
Aaron J. Smith,
John Smith, Jr.,
Leander Smith,
Samuel Smith, Jr.,
James M. Spooner,
Benjamin Stevens, 2d,
Samuel Swasey,
Enoch Sweatt,
John D. Thompson,
Joseph Y. Tibbets,
Calvin Topliff,
Thomas Vincent,
Ephraim S. Wadleigh,
Jonathan Wate,
Jesse Waldron,
Peter Walker,
Willard Walker,
Nathaniel Walton,
William Warner,
Ephraim Warren,
Dexter Wheeler,
Ira Whitcher,
Eliphalet Wiggin,
Hollis Wilcox,
Thomas P. Wilson,
Thomas Wright.

Those who voted in the negative were Messrs.

Ezra Adams,
Edwin Baldwin,

David Ball,
George Barker,

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Hezekiah Bean,
 Albin Beard,
 Stephen Beede,
 James Bell,
 Ira Blake,
 Thomas Boyd,
 Richard Boylston,
 Charles W. Brewster,
 Thomas Chase,
 Daniel M. Christie,
 Daniel Clark,
 Samuel Cleaves,
 Luke Corser,
 David Cram,
 Charles W. Cutter,
 Benjamin Eastman,
 Smith Emerson,
 Jonathan Fletcher,
 Eben C. Foster,
 Herman Foster,
 Leonard C. French,
 Ziba Gay,
 Thomas Gerrish,
 Moses Gilman,
 James Hall,
 Hiram Hanson,
 John N. Handy,
 Asa Huntington,
 Abner S. Hutchinson,
 John James,
 Stephen Jenkins,
 David Jones,
 Timothy Kenrick,
 Frederick T. Kidder,
 Elijah C. Kilburn,
 Isaac Kimball,
 Richard Kimball,
 Jonathan Kittredge,
 Cyrus Ladd,
 Ebenezer Lane,
 Daniel Lothrop,
 William F. Lawrence,
 Nathaniel Low,
 Stephen C. Lyford,

William McCrae,
 James McGaffey, jr.,
 Isaac McGaw,
 Moses Marshall,
 Gilman Marston,
 Richard Melvin,
 Henry Merrill,
 David Messer,
 Ira W. Moore,
 George W. Nesmith,
 Zebina Newell,
 John Ordway,
 Amos Page,
 Laban Page,
 Amos A. Parker,
 Josiah Peabody,
 David B. Plumer,
 George W. Prescott,
 John Preston,
 Ai Reed,
 John Rogers,
 Daniel Savage,
 Aaron F. Sawyer,
 Elisha Scribner,
 Stephen B. Sherwin,
 Charles H. Shorey,
 Charles Sparhawk,
 Isaac Spalding,
 George W. Stevens,
 Samuel H. Stevens,
 Isaac Sturtevant,
 Ebenezer Thompson,
 Philemon Tolles,
 Arthur L. True,
 Benjamin Veazey,
 William Vennard, 2d,
 Cyrus K. Vilas,
 Elijah Wadleigh,
 Wells Waldron,
 Ichabod H. Wentworth,
 John B. Wentworth,
 Samuel H. Wentworth,
 Nathan White,

Eleazer M. Wilson,

James Wilson.

Yeas 108, nays 93 ; so the affirmative of the question prevailed, and the bill was indefinitely postponed.

On motion, the House resumed the consideration of the bill, entitled An act relating to the taxation of lumber.

Mr. Moore, of Manchester, moved that it be indefinitely postponed, which motion did not prevail.

The bill was then read a third time.

Resolved, That it pass, and that the title thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

On motion of Mr. Rogers, the House resumed the consideration of the bill entitled An act relating to the Grafton Bank.

Mr. Swasey moved that the bill be indefinitely postponed, which motion did not prevail.

The bill was then read a third time.

Resolved, That it pass, and that the title thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Robinson, from the Committee on Claims, to whom was referred the account of Porter, Rolfe & Co., reported the following joint resolution :

Resolved by the Senate and House of Representatives, in General Court convened, That Porter, Rolfe & Co. be allowed the sum of \$17.41, in full of their account, and the same be paid out of any money in the treasury not otherwise appropriated.

Which was read three times.

Resolved, That it pass.

Ordered, That the clerk request the concurrence of the Senate therein.

A motion was made that, under the order passed in the morning for the suspension of the rules, the House resume the consideration of the bill, entitled An act in amendment of chapter 117 of the Revised Statutes ; which motion prevailed.

Mr. Bell moved to put the bill upon its second reading, for the purpose of amendment ; which motion did not prevail.

The bill was then read a third time.

And the question being put, Shall the bill pass ? a division was called for.

The yeas and nays were demanded.

A motion was made to lay the bill on the table.

A division was called for, and the motion to lay the bill on the table prevailed, aff. 115, neg. 53.

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The House proceeded to the consideration of the bill entitled An act providing for the better instruction of youth on manufacturing corporations; which was read a third time.

Resolved, That the same pass, and that the title thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

Agreeably to previous notice, Mr. Clark moved to reconsider the vote by which the House ordered the bill, entitled An act to revive the charter of the proprietors of Boscawen Bridge, indefinitely postponed; he having voted in favor of said postponement; which motion prevailed.

On motion of Mr. Smith, of Ossipee—

Resolved, That the selectmen of the several towns and places in this State be directed to insert in the warrant calling the next annual meeting in their several towns and places, the following article, viz: "Are you in favor of an organization of the Militia of this State, such as is recommended by the resolutions relative thereto, ordered to be published by the last House of Representatives"? and that the town clerks of said towns and places be directed to transmit the returns of the votes on the same to the Secretary of State on or before the first Wednesday of June next.

On motion, the House resumed the consideration of the bill, entitled An act to incorporate the Winchester Bank, with the report of the committee thereon.

And the question being put, Shall the resolution reported by the committee be adopted? it was decided in the affirmative.

So the further consideration of said bill was postponed to the next session of the legislature.

On motion, the House resumed the consideration of the bill entitled An act regulating the admeasurement of fire-wood and charcoal.

On motion—*Ordered*, That the same be indefinitely postponed.

On motion of Mr. Cutter, the House resumed the consideration of a bill, giving a gun house, gun carriage, &c., to the artillery company in the 16th regiment of the New-Hampshire militia.

On motion—*Ordered*, That the same be postponed to the next session of the legislature.

On motion, the House resumed the consideration of the bill entitled An act to incorporate the New-Hampshire Bank, at Concord, with the report of the committee thereon;

And the question being put, Shall the resolution reported by the committee be adopted? it was decided in the affirmative; so the further consideration of said bill was postponed to the next session of the legislature.

On motion, the House resumed the consideration of the bill entitled An act in amendment of chapter 119 of the Revised Statutes.

Mr. Wilson, of Keene, moved that it be indefinitely postponed, which motion prevailed; so said bill was indefinitely postponed.

The following message was received from the Senate by their clerk :

Mr. Speaker : The Senate concur with the House in the passage of bills of the following titles, and the following resolutions, to wit:

An act in amendment of chapter 146 of the Revised Statutes ;

— in relation to fishing vessels, with an amendment, in which they ask the concurrence of the House ;

— in amendment of chapter 142 of the Revised Statutes ;

— for the protection of the telegraph line in this State ;

A resolution relating to the extinction of slavery in the District of Columbia and in the territories ;

A resolution in favor of T. A. Barker and Joseph W. James ;

An act to incorporate the Sullivan Rail-Road Company.

The Senate concur with the House in the passage of a resolution making appropriation for the repairs of a road in Lincoln.

The Senate concur with the House in their amendment to the bill entitled An act to incorporate sundry persons by the name of the Trustees of the Protestant Episcopal Church.

The House proceeded to the consideration of the foregoing bill, entitled An act in relation to fishing vessels, with an amendment thereto, sent down from the Senate.

The Senate proposed to amend said bill by striking out the word "bill," and inserting the word "act."

And the question being put, Will the House concur with the Senate in their amendment to the bill ? it was decided in the affirmative ; so the House concurred with the Senate in their amendment to said bill.

Ordered, That the clerk inform the Senate thereof.

Mr. Vilas moved to take up the bill entitled An act in amendment of chapter 117 of the Revised Statutes ; and the question being put, Shall the bill be taken up ? Mr. Vilas called for the yeas and nays, and the result was as follows :

Those who voted in the affirmative were Messrs.

Ezra Adams,
David Ball,
Albin Beard,
Stephen Beede,
James Bell,
Nicholas C. Blaisdell,
Ira Blake,
Richard Boylston,
Charles W. Brewster,

James B. Brown,
Samuel C. Burnham,
William Champion,
Benjamin Chapman,
Daniel M. Christie,
Daniel Clark,
Samuel Cleaves,
John M. Collins, jr.,
Luke Corser,

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David Cram,
Charles W. Cutter,
Franklin W. Day,
John W. Dodge,
Ruel Durkee,
James W. Emery,
George Everett,
David Flanders, of Newtown,
Jonathan Fletcher,
Eben C. Foster,
Herman Foster,
Leonard C. French,
Ziba Gay,
Thomas Gerrish,
Moses Gilman,
Joseph Goodhue,
Charles B. Haddock,
James Hall,
Hiram Hanson,
John N. Handy,
William Hewes,
Charles Hodgdon, jr.,
Abner S. Hutchinson,
John James,
Stephen Jenkins,
S. B. Johnson,
David Jones,
Elijah C. Kilburn,
Jonathan Kittredge,
William F. Lawrence,

Nathaniel Low,
Stephen C. Lyford,
James McGaffey, Jr.,
Henry Merrill,
Artemas Morse,
Laban Page,
Josiah Peabody,
George W. Prescott,
John Preston,
Aaron Quimby,
Nathaniel Rix,
Thomas S. Robinson,
John Rogers,
Henry B. Rust,
Aaron F. Sawyer,
Miles Scruton,
Charles H. Shorey,
Charles Sparhawk,
Isaac Spalding,
Samuel H. Stevens,
Isaac Sturtevant,
Arthur L. True,
Cyrus K. Vilas,
Elijah Wadleigh,
Ephraim S. Wadleigh,
Wells Waldron,
John B. Wentworth,
Samuel H. Wentworth,
Eliphalet Wiggin,
Eleazer M. Wilson.

Those who voted in the negative were Messrs.

Hermon Abbott,
Willard A. Baker,
Edwin Baldwin,
George Barker,
Gilman Batchelder,
Hezekiah Bean,
Thomas Bennett,
Abner Blodgett,
Samuel Butterfield,
Daniel Campbell,
Roswell Carlton,
Gilbert Coburn,
Nicholas Cook,
Peter Cram,
John Currier,
Daniel Demerit,
Smith Emerson,
Seth P. Follansbee,
Darwin Forbes,
Asa Ford,
John Gale,
Daniel K. Gault,
Robert Goodale,

Warren Goodspeed,
Hiram Griffin,
John L. Hadley,
William Hadley,
William P. Hale,
Andrew L. Hersey,
Nathaniel B. Hull,
Simon W. Jones,
Ebenezer Lane,
Jonathan Little,
Abel Lowe,
Israel Mardin,
George W. Nesmith,
Luther Osgood,
Amos Page,
Daniel Paige, Jr.,
Samuel J. Patridge,
Samuel P. Peavey,
David B. Plumer,
Dyer H. Sanborn,
Hiram Sargent,
I. B. Sawtell,
Thomas E. Sawyer,

Jacob Sherburne,
Stephen B. Sherwin,
Dudley Smith,
Leander Smith,
Samuel Smith, Jr.,
Benjamin Stevens, 2d,
Samuel Swasey,
Enoch Sweatt,
Joseph Y. Tibbets,
Wm. Vennard, 2d,
Jonathan Wate,
Jesse Waldron,

Peter Walker,
Willard Walker,
Nathaniel Walton,
William Warner,
Ephraim Warren,
Dexter Wheeler,
Ira Whitcher,
James Wilson,
Solomon Wilson,
Thomas P. Wilson,
Thomas Wright,
Jonathan Young.

Yeas 78, nays 70. Less than two thirds of the members having voted on the question, and less than two thirds of those voting having voted in the affirmative, the motion was lost.

So the bill was not taken up.

The House resumed the consideration of the bill entitled An act to revive the charter of the proprietors of Boscawen Bridge; the same having been informally laid aside.

The bill was then read a third time.

Resolved, That it pass, and that the title thereof be as aforesaid.

Ordered, That the clerk request the concurrence of the Senate therein.

Mr. Lyford, of Pittsfield, moved to take up the bill entitled An act regulating the hours of labor in manufacturing corporations;

And the question being put, Shall the bill be taken up? Mr. Clark demanded the yeas and nays, and the result was as follows:

Those who voted in the affirmative were Messrs.

Hermon Abbott,
Samuel H. Ayer,
Abel Bailey,
Willard A. Baker,
George Barker,
Gilman Batchelder,
Abner Blodgett,
Thomas Boyd,
Ivory Brown,
James B. Brown,
John Burnham,
Samuel C. Burnham,
Daniel Campbell,
Jesse Carr,
Joseph Clough,
Gilbert Coburn,
Nicholas Cook,
Thomas Cotton, Jr.,
Peter Cram,
Daniel Demerit,
William Dunn,
Asa P. Eastman,

David Flanders, of Newtown,
Seth P. Follansbee,
Dawin Forbes,
Asa Ford,
Eliphalet Foss,
John Gale,
Daniel K. Gault,
Robert Goodale,
Warren Goodspeed,
Hiram Griffin,
Abijah Hadley,
John L. Hadley,
William Hadley,
William P. Hale,
Andrew L. Hersey,
James Hilton,
Thomas Hobbs,
John James,
Simon W. Jones,
Daniel Lothrop,
Jonathan Little,
Abel Lowe,

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Francis H. Lyford,
Israel Mardin,
Moses Marshall,
Jonathan Martin,
Luke Miller,
Thomas W Mordough,
Levi Moulton,
Luther Osgood,
Daniel Paige, Jr.,
Samuel P Peavey,
Eliphalet W Philbrick,
George W Prescott,
Aaron Quimby,
Henry B. Rust,
Dyer H Sanborn,
Hiram Sargent,
Miles Scruton,

Jacob Sherburne,
Benjamin Stevens, 2d,
Samuel Swasey,
Joseph Y Tibbets,
Calvin Topliff,
Thomas Vincent,
Ephraim S Wadleigh,
Jonathan Wate,
Jesse Waldron,
Peter Walker,
Willard Walker,
Ephraim Warren,
Dexter Wheeler,
Hollis Wilcox,
Solomon Wilson,
Thomas P Wilson.

Those who voted in the negative were Messrs.

Ezra Adams,
Samuel Anderson,
Edwin Baldwin,
David Ball,
Albin Beard,
Stephen Beede,
James Bell,
Thomas Bennett,
Ira Blake,
Charles W Brewster,
Daniel M Christie,
Daniel Clark,
Samuel Cleaves,
John M Collins, Jr.,
David Cram,
Charles W. Cutter,
Ruel Durkee,
Benjamin Eastman,
Smith Emerson,
James W Emery,
Jonathan Fletcher,
Eben C. Foster,
Herman Foster,
James M Gates,
Ziba Gay,
Thomas Gerrish,
Moses Gilman,
Joseph Goodhue,
James Hall,
Hiram Hanson,
Jacob F James,
Stephen Jenkins,
S B Johnson,
David Jones,
Timothy Kenrick,
Elijah C. Kilburn,

Isaac Kimball,
Jonathan Kittredge,
Cyrus Ladd,
William F Lawrence,
Nathaniel Low,
Stephen C Lyford,
William McCrae,
Gilman Marston,
David Messer,
Ira W Moore,
Artemas Morse,
Dudley Nelson,
George W Nesmith,
Zebina Newell,
Samuel Noyes,
John Ordway,
Laban Page,
Amos A Parker,
David N. Patterson,
Josiah Peabody,
David B. Plumer,
John Preston,
Thomas S Robinson,
John Rogers,
Aaron F Sawyer,
Thomas E Sawyer,
Elisha Scribner,
Stephen B. Sherwin,
Charles H. Shorey,
Charles Sparhawk,
Isaac Spalding,
George W. Stevens,
Isaac Sturtevant,
Ebenezer Thompson,
Philemon Tolles,
Arthur L True;

Benjamin Veazey,
William Vennard, 2d,
Wells Waldron,
Nathaniel Walton,
John B Wentworth,

Samuel H Wentworth,
Nathan White,
Eliphalet Wiggin,
Eleazer M. Wilson,
James Wilson.

Yeas 77, nays 82; so the negative of the question prevailed, and the House refused to take up said bill.

Mr. Thompson, of Durham, submitted the following resolution, which was unanimously adopted:

Resolved, That the thanks of this House be presented to the Hon. John P. Hale, Speaker thereof, for the efficient, impartial and acceptable manner in which he has performed the important duties of that office the present session.

Mr. Hale, in reply, addressed the House as follows:

Gentlemen: For this expression I return you my sincere thanks. Whether it arise from the deep conviction of your understandings, or from that courtesy which marks and distinguishes the intercourse of an elevated and refined state of society, or from both combined, I thank you. If I have in any degree performed acceptably the duties of the chair, it can be owing only to a sincere desire to serve you, aided on every side by your kindness, forbearance and assistance. It has been said to be an effort of magnanimity to be able to do justice to an opponent. Without claiming for myself an extraordinary degree of magnanimity, I will do the House, the whole House, the justice to say, that during the whole session I have not noticed, in a single instance, in a single member, any attempt to embarrass the proceedings of the chair, but on the other hand a uniform desire to afford all requisite aid. If in the course of the session any one may have supposed that he has just cause of complaint against the chair, he may be assured that it was unintentional on my part.

As we are about to return to our constituents and our homes, may we all there receive the highest reward which a representative can receive—that of the commendation of those from whom he received that delegated trust, the duties of which he has discharged.

On motion of Mr. Sawyer, of Dover—

Ordered, That the House take a recess until 7½ o'clock, this evening.

[7½ o'clock.]

Mr. Kimball, of Rochester, introduced the following resolution:

Resolved by the Senate and House of Representatives, in General Court convened, That the Secretary of State be directed to publish abstracts of the quarterly returns of banks, required to be made by chapter 140 of the Revised Statutes, in the New-Hampshire Courier and Concord Gazette;

Which was read a first and second time.

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Mr. Everett moved to amend said resolution, by striking out "New-Hampshire Courier and Concord Gazette," and inserting "Independent Democrat."

A division was called for.

No quorum voting—affirmative 43, negative 63—the motion to strike out was withdrawn.

Mr. Everett then moved to amend said resolution, by adding "Independent Democrat."

A division was called for, and the result was as follows :

Affirmative 85, negative 71.

Less than two thirds of the members having voted on the question, and less than two thirds of those voting having voted in the affirmative, the motion was lost.

Mr. Everett moved that the resolution be indefinitely postponed ; which motion did not prevail.

And the question being put, Shall the resolution be read a third time ? a division was called for, and the result was as follows :

Affirmative 101, negative 19.

No quorum voting, the question was again stated.

A motion was made to lay the resolution on the table ; which motion did not prevail.

The question recurring, Shall the resolution be read a third time ? and being put, it was decided in the affirmative.

The resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk request the concurrence of the Senate therein.

On motion of Mr. Sanborn—

Resolved, That the thanks of this House be tendered to the several clergymen who have officiated as chaplains the present session, for their acceptable services in the performance of their professional duties.

On motion of Mr. Sawyer, of Dover—

Ordered, That when the House adjourn this evening, they adjourn to meet again at 8 o'clock to-morrow morning.

A motion was then made to adjourn, which did not prevail.

After some informal proceedings,

On motion of Mr. Parker—

The House adjourned.

FRIDAY, JULY 10, 1846.

On motion of Mr. Parker—

Ordered, That the rules of the House be so far suspended, that the reading of the journal of yesterday be dispensed with.

The following message was received from the Senate, by their clerk :

Mr. Speaker: The Senate concur with the House in the passage of the following resolutions, and bills of the following titles, to wit :

An act increasing the Literary Fund ;

— — to alter the time of holding the Court of Common Pleas ;

— — in addition to and in amendment of chapter 188 of the Revised Statutes ;

— — to sever a part of the farm of Rufus C. Varney from the town of Rochester and annex the same to the town of Barrington ;

— — to alter the names of certain persons ;

— — to incorporate the Gilmanton Iron Works Manufacturing Company ;

— — to incorporate the Mountain Mills ;

— — to incorporate the Manchester Gas-Light Company ;

— — to increase the capital stock of the Manchester Bank ;

— — relating to the organization of the House of Representatives ;

Resolution relating to the alteration of the Constitution ;

Resolution in favor of Isaac Emery, Jr. ;

Resolution in relation to the account of Hon. Edmund Burke ;

Resolution relating to the trial of the Attorney-General.

The Senate have reconsidered their vote postponing to the next session a resolution in favor of John C. Farnum, and concur with the House in the passage thereof.

The Senate concur with the House in their amendment to a bill entitled An act in addition to and in amendment of the militia laws of this state.

The Senate concur with the House in their amendment to the bill entitled An act relating to taxation of fishing vessels.

The Senate have passed a resolution in favor of Lyman A. Walker and others, in which they ask the concurrence of the House.

The Senate concur with the House in the passage of a resolution in favor of Jacob C. Carter, with an amendment, in which they ask the concurrence of the House.

The Senate have indefinitely postponed bills of the following titles, to wit :

An act in addition to and in amendment of chapter 124 of the Revised Statutes ;

— — in addition to chapter 40 of the Revised Statutes ;

The Senate have postponed to the next session of the Legislature bills of the following titles, to wit :

An act relating to the choice of moderators ;

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An act to prevent abuses in the practice of the law, and to regulate fees in certain cases.

The House proceeded to the consideration of the foregoing resolution in favor of Lyman A. Walker and others, which came down from the Senate.

Said resolution was read a first time.

The question being put, Shall the resolution be read a second time? it was decided in the affirmative; so said resolution was read a second time.

On the question being put, Shall the resolution be read a third time? it was decided in the affirmative; so said resolution was then read a third time.

Resolved, That it pass.

Ordered, That the clerk inform the Senate thereof.

The House proceeded to the consideration of the foregoing resolution in favor of Jacob C. Carter, with the amendment thereto which came down from Senate.

And the question being put, Will the House concur with the Senate in the adoption of their amendment to said resolution? it was decided in the affirmative; so the House concurred with the Senate in said amendment.

Ordered, That the clerk inform the Senate thereof.

On motion of Mr. Ayer, the House resumed the consideration of the report of the Committee on Finance.

On motion of Mr. Swasey—

Ordered, That the same be accepted.

Mr. Peabody offered a resolution.

The Speaker said that the resolution was out of order.

Mr. Peabody called for the reading of the resolution.

The Speaker said that the resolution would not be read except by a vote of the House.

Mr. Wilson, of Keene, moved that the resolution be not read, which motion prevailed.

The following message was received from the Senate, by their clerk:

Mr. Speaker: The Senate have passed a resolution in favor of W. M. Weed and others, in which they ask the concurrence of the House.

The Senate have postponed to the next session of the legislature bills of the following titles, to wit:

An act to incorporate the Plymouth Bank;

— in amendment of chapter 220 of the Laws of this State;

— relating to the taxation of lumber;

— to annex State's, or Gates', Gore to Canaan;

— to revive the charter of Boscawen Bridge.

The House proceeded to the consideration of the foregoing resolution in favor of W. M. Weed and others, which came down from the Senate ; which was read a first time.

The question being put, Shall the resolution be read a second time? it was decided in the affirmative.

On the question being put, Shall the resolution be read a third time? it was decided in the affirmative ; so said resolution was read a third time.

Resolved, That it pass.

Ordered, That the clerk inform the Senate thereof.

On motion of Mr. Dodge—

Ordered, That the House take a recess of fifteen minutes.

[10 minutes of 10 o'clock.]

On motion of Mr. Parker—

Resolved, That a committee of ten be appointed on the part of the House, with such as the Senate may join, to wait on His Excellency the Governor, and inform him that, the business of the present session being finished, both branches of the Legislature are now ready to be adjourned to the last Wednesday in May next.

Ordered, That Messrs. Bell, Dodge, Haddock, Stevens of Meredith, Clark, Sherwin, Sturtevant, Butterfield, Peabody, and Day, constitute said committee.

The following message was received from the Senate, by their clerk :

Mr. Speaker : The Senate concur with the House in the passage of bills of the following titles, to wit :

An act relating to constables :

- — establishing the office of Commissioner of Common Schools, and for other purposes ;
- — in relation to married women.

The Senate have reconsidered their vote postponing to the next session of the legislature the bill entitled An act relating to the choice of moderators, and concur with the House in the passage thereof.

On motion of Mr. Sawyer, of Dover—

Ordered, That the House take a recess until 11½ o'clock.

[11½ o'clock.]

Mr. Dearborn, from the Committee on Engrossed Bills, reported that they had carefully examined and found correctly engrossed bills with the following titles, and the following resolutions :

An act to suspend the operation of the 4th, 7th and 8th sections of chapter 27 of the Revised Statutes ;

- act to incorporate the Home Manufacturing Company ;
- act to incorporate the Durham Manufacturing Company ;
- act in relation to fishing vessels ;

416 Journal of the House of Representatives,

An act to incorporate the Atlantic Manufacturing Company;

- act for the alteration of the names of sundry persons;
- act in addition to and in amendment of the militia laws of this State;
- act relating to the organization of the House of Representatives;
- act to sever a part of the farm of Rufus C. Varney from Rochester and annex the same to Barrington;
- act to incorporate the Mountain Mills;

A resolution in favor of Hon. Edmund Burke;

- resolution in favor Isaac Emery, jr.;
- resolution in favor of T. A. Barker and J. W. James;
- resolution relating to the alteration of the constitution;
- resolution in relation to repairing a road in Lincoln;
- resolution in relation to Gilchrist's Digest;

An act to incorporate the East Wilton and Groton Rail-Road;

- act to increase the capital stock in the Manchester Bank;
- act in addition to chapter 70 of the Revised Statutes, in relation to school district meetings;

A resolution relating to the Boston, Concord and Montreal Rail-Road;

- resolution requiring abstracts of the quarterly returns of banks to be published in the New-Hampshire Statesman and State Journal;
- resolution in favor of Jacob C. Carter;
- resolution recommending the extinction of slavery in the District of Columbia;

An act to provide for the better instruction of youth in manufacturing corporations;

A resolution providing that abstracts of the quarterly returns of banks be published in the New-Hampshire Courier and Concord Gazette;

An act to incorporate the Piscataqua Company;

- act in addition to an act to establish a corporation by the name of the Winnepiseogee Lake Cotton and Woollen Manufacturing Company;

A resolution in favor of Lyman A. Walker and others;

An act to incorporate the Bath Mining Company;

- address in favor of the removal of certain officers;
- act to incorporate the Merrimack Mills;
- act to establish the city of Manchester;
- act further to enlarge the capital stock of the Great Falls Manufacturing Company;
- act to change the name of the Sugar River Manufacturing Company;

An act making appropriation for the militia of this state for the year 1846;

- act to incorporate the Granite State Mills ;
- act to incorporate the President, Directors and Company of the Claremont Bank ;
- act to incorporate the Sunapee Mill ;
- act to incorporate the Salisbury and East-Kingston Rail-Road Company ;
- act to incorporate the Mont-Vernon Steam Power Company ;
- act to incorporate the Webster Mills ;
- act to incorporate certain persons by the name of the Rockingham Steam Mill ;
- act to incorporate the Merino Manufacturing Company ;
- act for the further protection of personal liberty ;
- act to incorporate the Fisherville Manufacturing Company ;
- act relating to banking corporations ;
- act to incorporate the Suncook Manufacturing Company ;
- act to incorporate the Exeter Thread Manufacturing Company ;
- act in amendment of chapter 145 of the Revised Statutes ;
- act in addition to chapter 150 of the Revised Statutes ;
- act authorizing the trustees of Dartmouth College to convey certain lands ;
- act to alter the name of the Contoocook Manufacturing and Mechanics Company, and for other purposes ;
- act to incorporate the Ashuelot Rail-Road Company ;
- act to incorporate the President, Directors and Company of the Belknap County Bank ;

A resolution in favor of John Brown ;

- resolution in favor of Richard Pinkham ;
- a resolution directing the publishing of 50 additional copies of the pamphlet laws ;
- resolution in favor of Joel Frazier ;
- resolution granting certain documents to the Seminary at Northfield ;

An act to change the name of the town of Newtown ;

- act in addition to chapter 226 of the Revised Statutes ;
- act in favor of the first artillery company in the seventh regiment of the New-Hampshire militia ;
- act in amendment of an act, entitled An act authorizing John Fiske and Nicholas G. Norcross, their heirs and assigns, to erect and maintain a dam and boom across the Pemigewasset river ;
- act for the protection of the telegraph line within this state ;
- act to incorporate the Norway Plains Company ;
- act to incorporate the Manchester Gas Light Company ;

418 Journal of the House of Representatives,

An act to incorporate the Gilmanton Iron Works Manufacturing Company ;

- act to raise sixty thousand dollars for the use of the state ;
- act in amendment of chapter 142 of the Revised Statutes ;
- act to incorporate sundry persons by the name of the Trustees of the Protestant Episcopal Church in New-Hampshire ;
- act in amendment of the 146th chapter of the Revised Statutes ;
- act in addition to the acts incorporating the Portsmouth and Concord Rail-Road ;

A preamble and resolution in relation to slavery ;

An act to incorporate the Sullivan Rail-Road.

The following message was received from the Senate, by their clerk :

Mr. Speaker: The Senate concur with the House in the passage of the following resolutions :

Resolution providing for publication of the public acts and resolves in certain newspapers ;

Resolution in favor of Eliphalet Gale ;

Resolution in favor of Porter, Rolfe & Co. ;

Resolution in favor of Nathan Carr and others ;

Resolution in favor of John Atwood ;

Resolution in favor of William Fisk ;

Resolution in favor of granting protection to home industry ;

Resolution in favor of Currier & Hall ;

Resolution in favor of Benjamin A. Noyes ;

Resolution in favor of T. Chase.

The following message was received from the Senate, by their clerk :

Mr. Speaker: The Senate concur with the House in the passage of the following resolutions, and a bill of the following title, to wit :

An act providing for the better instruction of youth in manufacturing corporations ;

Resolution requiring quarterly returns of banks to be published in the N. H. Statesman and State Journal ;

Resolution relating to the Boston, Concord and Montreal Rail-Road ;

Resolution requiring the quarterly abstracts of banks to be published in the N. H. Courier and Concord Gazette ;

Resolution appointing a committee to wait on His Excellency the Governor, and inform him that, the business of the present session being finished, both branches of the Legislature are now ready to be adjourned to the last Wednesday in May next, And on their part have joined Messrs. Hibbard and Dodge.

On motion—*Ordered*, That when the House adjourn, they adjourn to meet again at 1½ o'clock this afternoon.

On motion,

The House adjourned.

[1½ o'clock—*Afternoon*.]

Mr. H. Foster introduced the following resolution :

Resolved, That twenty-six dollars, in addition to the sum heretofore allowed, be allowed William M. Weed in full for travel and services as engrossing clerk.

Mr. Swasey moved to amend, by inserting, after the word "*Resolved*," the words, "by the Senate and House of Representatives, in General Court convened;" which was adopted.

Mr. Parker moved to amend, by striking out "twenty-six" and inserting "sixteen;" which was adopted.

Mr. James, of Deerfield, moved that the resolution be indefinitely postponed.

The question, Shall the resolution be indefinitely postponed? being put, a division was called for.

No quorum voting,

Mr. Clark moved to lay the resolution on the table; which motion prevailed.

So the resolution was laid on the table.

The following message was received from the Senate, by their clerk :

Mr. Speaker : The Senate concur with the House in the passage of a resolution appointing William Fisk keeper of the State House and State House Yard for the ensuing year.

Mr. Dearborn, from the Committee on Engrossed Bills, reported that they had carefully examined and found correctly engrossed bills with the following titles :

An act relating to constables ;

— act relating to the choice of moderators ;

— act establishing the office of Commissioner of Common Schools, and for other purposes ;

— act relating to the Grafton Bank.

Mr. Dearborn, from the Committee on Engrossed Bills, reported that they had carefully examined and found correctly engrossed bills with the following titles, and the following resolutions :

An act in addition to and in amendment of chapter 124 of the Revised Statutes ;

A resolution in favor of Nathaniel B. Baker and others ;

— resolution in favor of George Cheney and others ;

— resolution in favor of W. M. Weed and others ;

— resolution in favor of Benjamin A. Noyes ;

420 Journal of the House of Representatives,

- A resolution in favor of William Fisk ;
- resolution in favor of John Atwood ;
- An act to establish a corporation by the name of the Portsmouth Company ;
- act in relation to the taxation of lumber ;
- A resolution in favor of T. Chase ;
- resolution relating to the tariff ;
- resolution in favor of Porter, Rolfe & Co. ;
- An act in relation to married women ;
- A resolution authorizing the Secretary of State to procure the publication of the public acts and resolves in the several newspapers therein named ;
- resolution appointing William Fisk keeper of the State House and State House Yard ;
- resolution in favor of John F. Brown ;
- resolution in favor of Eliphalet Gale ;
- resolution in favor of Currier & Hall.

Mr. Bell, from the committee appointed to wait upon His Excellency the Governor and inform him that, the business of the present session being finished, both branches of the Legislature are now ready to be adjourned to the last Wednesday in May next, made report that said committee, with the committee joined on the part of the Senate, had attended to that duty, and that His Excellency the Governor was pleased to inform them that he would soon communicate a message to the Senate and House upon that subject.

On motion—*Ordered*, That said report be accepted. * * *

The following message was received from His Excellency the Governor, by the Secretary of State :

Mr. Speaker: I am directed by His Excellency the Governor to inform the House of Representatives that he has signed all bills, resolutions and addresses which have been presented for his consideration during the present session ; and having been informed, by a joint committee of the two houses, of the readiness of the Legislature to be adjourned, he now adjourns the General Court to the last Wednesday in May next.

The Speaker then declared the House adjourned accordingly.

T. J. HARRIS, *Clerk*,

A true copy—Attest :

T. J. HARRIS, *Clerk*.

APPENDIX.

REPORTS OF THE TRUSTEES AND SUPERINTENDENT OF THE NEW-HAMPSHIRE ASYLUM FOR THE INSANE, SUBMITTED TO THE LEGISLATURE JUNE SESSION, 1846.

REPORT OF THE TRUSTEES.

To the Honorable Legislature of the State of New-Hampshire.

The Trustees of the New-Hampshire Asylum for the Insane respectfully submit their

FIFTH ANNUAL REPORT.

The past year has been one of unusual trial, requiring, in many respects, no ordinary qualities in the officers having the immediate charge of the patients and institution.

The resignation of our late able Superintendent was a subject of deep regret, and the appointment of his successor one of much solicitude to the Board of Trustees. Before making the selection, a committee of the Board wrote to the Superintendents of the different asylums in New-England, and the largest in New-York, for information as to the qualifications requisite, and the experience necessary, for such an officer; and also asking them to suggest the names of any persons in their judgment fitted for the arduous and delicate du-

ties of the station, who would probably accept the office, if tendered. After receiving their answers, and making other inquiries with that care and deliberation the importance of the subject demanded, the Board of Trustees, relying much upon the suggestions of Doctor CHANDLER, unanimously made choice of Dr. ANDREW MCFARLAND. The experience of the past year has shown that the confidence reposed in the present Superintendent has not been misplaced; the highest anticipations of the Trustees having been realized in his efficiency, scientific attainments, and general qualifications.

It appears, from the report of the auditor appointed by the Trustees to examine the accounts, books and vouchers of the Superintendent and Treasurer for the past year, that there has been actually received during the year ending May 31, 1846, on account of board of patients, &c., at the Asylum,

From Bank Stock, by the Treasurer,	\$9.602 60
By donation,	150.00
	30 00

\$9.782 60

It also appears, from the same report, that there has been expended during the same time, for services, provisions, wood, and other necessities to support the patients, together with \$119 23 paid Dr. Chandler for balance due him on settlement, June 1st, 1845, and about \$600, expended chiefly for new furniture, added to the Asylum,

\$9.607 13

Cash on hand, June 1st, 1846,	\$175 47
Due for board of patients, on ledger, estimated	
good,	3.041 71
For other claims,	97 87

Total, \$3.315 05

There is due from the Asylum, for sundry small debts, as estimated,	250 00
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Deduct the same from the above amount of available funds on hand, and it leaves a nominal balance in favor of the Asylum of	\$3.065 05
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It will be recollected that the Board of Trustees reported last year the nominal amount of the funds of the Asylum to be \$2,673 05. It appears by the present report that notwithstanding the large increase in the price of provisions, and in most of the articles necessary for the support of the patients; notwithstanding an outlay of about \$600, principally for new furniture, needed on account of the increase of

patients, and for other purposes than such as properly belong to the current expenses, the income of the Asylum during the past year has been sufficient to meet all its expenditures, and at the same time to add somewhat to its permanent improvements.

These results the Trustees respectfully submit, as furnishing the most satisfactory and conclusive answer to the leading, if not the only objections, originally urged against the establishment of the institution.

That the hospital will, with economical management, support itself, they regard as a fact well established by the experience of the last four years; and although humanity may plead for funds, with a view to the accommodation of a greater number of this most helpless and afflicted class, no aid it is believed will ever be required to meet the ordinary expenses of the establishment.

The necessity of asylums for the insane is so apparent, and now so generally conceded, that it would seem hardly necessary to resort to argument to render it more so. To those who, with abundant means for their support, have had relatives or friends afflicted with insanity; who have had experience in the difficulties which unavoidably attended their care, before asylums were established; who have seen the disease aggravated under the best treatment which kindness and wealth could afford at home, rendered hopelessly incurable, we need make no appeal. All who have even a cursory knowledge of the manner in which the insane were formerly treated, from necessity or the want of means, require but a moment's reflection upon their present, contrasted with their past condition, to be satisfied that no institutions have more perfectly answered the end of their establishment than hospitals of this character.

Although painful, we think it not entirely unprofitable, to allude briefly to the deplorable condition of the insane in this state previous to the establishment of the Asylum. The picture presented to the eye of the philanthropist, in his retrospect of a few years, is sad and lamentable in the extreme. All the shades of mental affliction, from the mildest affections of monomania and melancholia, to the severest visitations of frantic insanity, are drawn in lines and colors that both startle and appal. Other states had anticipated us in the establishment of hospitals for the insane, and some of that unfortunate class in our state were enjoying their comforts and advantages. But the number of these was comparatively small. The mass, for various reasons, remained at home; and it is to their condition and treatment we would now make a brief allusion. From the official report of the committee of the Legislature, in 1832, to whom was referred that part of Governor DINSMOOR's message relating to the return of insane persons at that time in the state, we learn that in one hundred

and forty-one towns from which returns had been received, there were one hundred and eighty-nine persons bereft of their reason, and incapable of taking care of themselves—ninety males and ninety-nine females; one hundred and three of whom were paupers. The number confined was seventy-six; twenty-five of whom were in private houses, thirty-four in poor houses, seven in cells and cages, six in chains and irons, and four in jails. Of the number at liberty, many had at various times been confined; but, the prospect of alleviating their condition deemed hopeless, together with the trouble and expense attending their confinement, had induced those who were their guardians to give them again the freedom from any kind of restraint the insane person so earnestly covets. In many of the towns, there was one or more wandering about the streets and upon the highways, oftentimes feared and shunned; with no one to cheer their despondency, to soothe their darkened spirits, or check the rage of their madness, whether frantically directed to themselves or to others. Many of the facts set forth in the report of the committee are such as cause humanity to shudder; and those who, for the first time, in amazement learn them, almost to doubt their correctness, though perfectly authenticated.

The committee, after alluding to the lamentable afflictions of the disease of insanity, to their surprise at its prevalence, and at the number who were its victims, go on to say: "From many towns no returns have been received; from others, the accounts are erroneous, there being cases known to the committee which escaped the notice of the selectmen. The actual number of insane is, therefore, much larger than appears by the documents submitted to the committee.

"Where are these insane? What is their condition? There are individual cases which, by the kindness of friends, able and willing to provide the means, are rendered as comfortable as their situation will admit. The number thus fortunate the committee are constrained to believe is comparatively small. Many, laboring under an inoffensive hallucination of mind, wander about, the sport of unthinking boys and unprincipled men. A large proportion—seventy-six—are reported to be in close confinement; some of them in chains or cages, made for their confinement; some in the out buildings, garrets or cellars of private houses; some in our county jails, shut up with felons and criminals of every description; some are in almshouses, in brick cells 'never warmed by fire or lighted by the rays of the sun.' The facts presented to the committee not only exhibit severe unnecessary suffering, but utter neglect; and, in many cases, actual barbarity. To convince the House of the correctness of this general remark, they feel it to be their duty to report some of the instances to which they refer, however painful the account may be to

every one not dead to all feelings of humanity. An insane woman, who had wandered from her friends, was confined in one of our jails in winter, and without fire. From the severity of the cold, and her fixed posture, her feet became so much diseased that it was considered necessary to amputate them at the ankle; which was accordingly done, and the woman afterwards restored to her friends in this mutilated condition.

"Another female was confined in a garret, where, from the lowness of the roof, and her constrained position, she grew double, and is now obliged to walk with her hands as well as her feet upon the floor. A man was confined for years in a cellar nearly naked, with a bed of wet straw. Another is at this time chained to the floor in an out building, 'glad to pick the bones thrown into his kennel, like a beast'—one with sufficient property—once in every respect as active and happy as the best of us. It is admitted that these are extreme cases; but, let it be recollected, these are but a few of such cases known to the committee. The accounts submitted to them exhibit a mass of extreme, unmitigated suffering, from the details of which humanity revolts.

"This state of things has been permitted to exist merely because it was unknown. In the extremity of the disease, the maniac is withdrawn from observation. He is placed out of sight, and forgotten. The prosperous look not in upon the secrets of his prison house. His voice, in his raving, grates not upon the ear of the happy. They who have the custody of the wretched being are too prone to forget their duty and his claims upon them for kindness and forbearance. Their sympathy is exhausted, and their kindness becomes blunted by familiarity with misery. They often give up the feelings of the friend for the apathy of the jailer; and, after reducing the madman to the utmost degradation of which human nature is capable, so that he has lost almost the form and appearance of a man, they have, in many cases, utterly neglected even the appearance of ministering to his wants.

"There is, too, on this subject a common error that the maniac is insensible to suffering, and that the disease is incurable. Thus the unfortunate subjects of this malady, as if they had lost their birth-right as men; 'as if they were fallen stars from the sphere of reason,' are consigned over to chains and imprisonment, and doomed to wear away a wretched existence, until death, like a kind angel, comes to their relief."

We also learn, from the report of the Committee made to our Legislature in 1836, (four years subsequent to the report above alluded to,) that

The whole number of insane returned was

The number of towns returned having insane, was	141
The whole number of inhabitants in all the towns returned,	193,569
The number returned as confined, including all in cages, jails, close rooms, chains, hand-cuffs, &c., a few of which number are represented as "lately confined," "sometimes confined," &c. &c.,	81

The average time insanity has existed in the individuals, as far as reported, viz., in two hundred and thirty-three individuals, and comprising periods from two weeks to sixty years, is about thirteen and one half years.

From these statistics, carefully collected, it appears that of the whole number of inhabitants in the towns from which returns have been received, one in every six hundred and twenty is insane; that the average period of their insanity is between thirteen and fourteen years. In addition to this the committee also felt compelled to add, that "neither the time nor the occasion require them to allude to instances of the aggravated and almost incredible suffering of the insane poor which have come to their knowledge. They are convinced that this Legislature require no high wrought pictures of the various gradations of intense misery to which the pauper lunatic is subjected, extending from his incarceration in the cold, narrow, sunless, fireless cell of the alms-house, to the scarcely more humane disposal of him by 'selling at auction,' as it is called, by which he falls into the tender mercies of the most abject and worthless of society, who alone could be excited by cupidity to such a revolting charge. Suffice it to say, on this point, that your committee are satisfied that the horrors of the present condition of the insane poor in New-Hampshire are far from having been exaggerated. They have found that public officers, and citizens of towns, have naturally been unwilling that the extent and particulars of what many of them, doubtless sincerely, believe a necessary, or at least an unavoidable severity, should be blazoned forth to the public. Those having the charge of insane friends have been found often unwilling even to refer to the maladies, still less to speak of the treatment and condition which they conscientiously think unavoidable in their circumstances; for they might naturally, nay, must certainly, expect to be denounced as inhuman barbarians, by those who could not judge by experience of the dreadful necessities of a family having a frantic inmate.

"The facts as to the duration of insanity in individuals just reported, speak volumes as to its intractability under common treatment. The average period proves to be between 13 and 14 years; nor, in the comparison of the reports made in 1832 and 1836, comprising a period of four years, have there been found more than a very rare occasional instance of amendment."

From the report of the Trustees of the N. H. Asylum for the Insane, made in 1840, we learn further, that "by the census recently taken, the whole number of insane returned in this state is four hundred and eighty-five; one hundred and seventy-seven of whom are reported as paupers, and three hundred and eight as supported at private charge. Some of these are idiots, and others of them are so quiet and harmless as not to require any restraint beyond what can be applied by their friends at home; but it is estimated, by those best able to judge correctly, that one person in every thousand in New-England is so far bereft of reason as to be dangerous to themselves or the community; dangerous to their own lives, by suicide or by exposing themselves to the severities of the weather, or neglecting to take sufficient nourishment; and dangerous to the community, by putting in peril the lives and property of others, or disturbing the peace. If this estimate is correct, New-Hampshire must have within its own borders about two hundred for whom justice and humanity for their own comfort and restoration, and the safety and quiet of others, would seem to demand a well established and skilfully conducted asylum."

Such was the condition of the insane in New-Hampshire during the ten years immediately preceding the establishment of the present hospital—a condition melancholy to contemplate, but now, we are rejoiced to say, greatly and happily changed as to a large proportion of this unfortunate class of our people.

The N. H. Asylum was opened in October, 1842, for the reception of patients. Since that time three hundred and sixty-six have enjoyed its benefits, and one hundred and twelve been cured. During the past year, as will be seen by the report of the superintendent, ninety-eight have been received, and twenty-six cured. The hospital is now nearly or quite full; while, from the statistical information already detailed, it appears that a large number of the insane in our state are not enjoying its benefits. It is, therefore, reasonable to suppose, that (although there are many cases of idiotic insanity which do not so urgently require removal to the Asylum,) could additional rooms be afforded, many more would share its advantages. When the Asylum was built it was so constructed that one or more wings could be added, if the Legislature should think it expedient. This has been the case with other hospitals. That at Worcester, which was the model of this, and originally of the same size, has within the last few years been so enlarged as to accommodate four times its original number.

From the first opening of the N. H. Asylum, the number of inmates has gradually increased, from a single individual to a consid-

erably larger number at this time than ever, and until but very few more, with the present accommodations, can be received. It would be a source of regret if any of our citizens, so unfortunate as to be afflicted with insanity, should be excluded from the Asylum for want of sufficient room. To neglect to provide the means of recovery to those visited by the greatest of afflictions, is denying the physician to the sick, and medicine to those who are most in need of it. This must necessarily be the case, unless some additional provision is made; and many of our insane must either remain in their present situation, confined in poor houses, county jails, chained, or caged in garrets or cellars; or, what is perhaps worse, running at large—dangerous to themselves and the community—or seek relief in the asylums of other states. The additional expense incurred in sending our insane to hospitals out of the state is one of the most important objections to this procedure, and an enlightened philanthropy will not permit them to be deprived of the medical and moral treatment hospitals alone afford.

The prosperity of the Asylum thus far has equalled, and perhaps exceeded the hopes of its warmest friends. Many who since its establishment have been for a time its inmates, are now restored to the full enjoyment of their mental faculties, and are again engaged in the various pursuits which a disordered mind had compelled them for a while to abandon. As has been the case with many other institutions of a like character in different parts of the country, the number of patients has gradually increased, until its wards are now nearly all filled. Applications for the enjoyment of the advantages it affords are now of almost daily occurrence, and its design and system of management seem to be generally understood and fully appreciated. It was founded in a spirit of charity and benevolence. Fostered by the guardian care of the Legislature, it is emphatically a state institution. With the ardent wishes of its numerous friends, and with a beginning most auspicious, we think we hazard little in saying that it will ever be an institution for whose success the philanthropist can earnestly pray, and one of which every citizen of our state may well be proud.

The report of the superintendent shows a steady advance towards the consummation of the great and humane objects of the Asylum, notwithstanding the many embarrassing circumstances referred to; and we submit it with pleasure to the Legislature, as furnishing a clear

and satisfactory exposition of the progress and present condition of the institution.

JOHN CONANT,
WILLIAM PLUMER, JR.
IRA ST. CLAIR,
TIMOTHY HALL,
WILLIAM PLUMER,
FRANK. PIERCE,
ABIEL WALKER,
SAMUEL SWASEY,
CHARLES H. PEASLEE,

Trustees of the N. H. Asylum for the Insane.

REPORT OF THE SUPERINTENDENT

TO THE TRUSTEES OF THE N. HAMPSHIRE ASYLUM FOR THE INSANE.

Gentlemen :

In presenting the Fourth Annual Report of this Institution, I can but congratulate all interested in its operations upon the hitherto happy results of its foundation. Although yet in its infancy, it is no assumption to rank it high among the public charities which distinguish our common country.

Since the publication of the last Annual Report, a year of mingled trial and prosperity has been added to its history.

The former superintendent, whose experience, skill and efficiency carried it through the trials incident to new enterprises, has relinquished his charge; the visitation of malignant sickness has spread alarm through the wards of the institution; and yet, its increased accession of patients, and present crowded apartments, attest its undiminished favor and prosperity.

There remained in the Asylum at the date of the last report, May 31, 1845 :

Males,	39
Females,	37

Total, 76

There have been admitted into the Asylum since May 31, 1845,

	Recent cases less than 1 year deranged.	Chronic cases more than 1 year deranged.	Total.
Males,	29	22	51
Females,	20	27	47
	49	49	98

Appendix.

The whole number of patients who have been in the Asylum the past year,

Males,	94
Females,	80

Total, 174

The number and condition of the patients who have been discharged from the Asylum since May 31, 1845.

Sex.	Recovered.			Relieved.			Not Relieved.			Died.			Total.
	Recent	Chronic	Total	Recent	Chronic	Total	Recent	Chronic	Total	Recent	Chronic	Total	
Males,	12	4	16	5	3	8	1	8	9	2	4	6	40
Females,	8	2	10	12	3	15	3	4	7	2	3	5	36
	<u>20</u>	<u>6</u>	<u>26</u>	<u>17</u>	<u>6</u>	<u>23</u>	<u>4</u>	<u>12</u>	<u>16</u>	<u>4</u>	<u>7</u>	<u>11</u>	<u>76</u>

There are now remaining in the Asylum, May 31, 1846,

Males,	56
Females,	42

Total, 98

Form of insanity in those remaining in the Asylum, as nearly as can be classified:

Mania,	{ Acute,	19
	{ Chronic,	27
	{ Paroxysmal,	15
Melancholia,		3
Moral Insanity,		7
Monomaniacal,		11
Idiocy,		1
Dementia,		15
		<u>98</u>

Civil condition of those admitted the past year.

Married,	42
Single,	43
Widowed,	13
	<u>98</u>
Total,	98

The occupation of those admitted, so far as they have had any particular employment :

<i>Males.</i>		<i>Females.</i>	
Farmers,	15	House-keepers,	22
Laborers,	13	Laborers,	4
Stone Masons,	3	Tailoresses,	2
Various employments,	25	Worked in manufactories,	10
	—	Various employments,	4
	56		—
			42

The foregoing tables exhibit the gratifying fact, that in numbers and success of treatment, the Asylum is steadily advancing in usefulness. The average number of patients has been about twenty per cent. greater than last year ; while the number discharged has been nearly equal. The number of admissions has exceeded that of last year. These results have been owing to the greater readiness of the friends of the suffering insane to grant an extended trial of the benefits of the Asylum, as well as the more confirmed public sentiment of its utility. While those committed to our care have possessed all the perverted propensities incident to their condition, we have fortunately succeeded in their curative treatment with none of those unfortunate accidents and occurrences to which the insane are peculiarly liable. The number of old cases committed to the Asylum the past year has been large. Many of these are cases of long standing, and probably incurable, and must eventually diminish the aggregate number discharged cured, while the same ratio of recoveries in recent cases may remain.

As every year serves to demonstrate the futility of attempting the proper management of the insane in private families, the wards of the Asylum must in a measure become filled with cases which, from long neglect of every curative means, must be regarded as hopeless. I can but consider this class among the most interesting we can be called to treat. Humanity owes them a debt of fearful magnitude, and many years of careful attention will scarcely serve to wipe away the melancholy arrearage.

To provide a retreat for this class should be an important consideration in the arrangement of every lunatic asylum ; and the practice is to be deplored, which exists in many, of annually discharging from their wards this class, so especially requiring kindness, and committing them to the mercies of whoever may chance to receive them.

To restore the mental faculties, in a recent case of insanity, to their healthy operation, is often a labor of difficulty and anxiety ; while,

to remove the long established barriers by which reason has been excluded from her empire, and which the lapse of years has rendered more insurmountable, may well demand the efforts of the most profound sagacity.

I therefore regard it as a special duty, to view with consideration the numerous class of *chronic* cases which commonly seek the mere shelter of the Asylum, without any expected curative advantage from its benefits. Though no such brilliant results are obtained from their curative management, or long list of cures exhibited, as in cases of more recent occurrence, yet the great cause of humanity is as effectually served in the former as in the latter.

Several have been admitted whose insanity has been merely a symptom of fatal bodily disease, and who have thus been improper subjects for the asylum, and have only served to swell the annual bill of mortality. Two have been received as patients who died within four days after admission, from the effects of disease and exhaustion. A superannuated man died in ten days after admission, from the effects of a fatiguing journey and a previous exhausting illness, at the advanced age of 85 years. An infirm old lady, of 90, died thirty days after admission.

On the 9th of January, with a household, including officers, patients and attendants, of 125 persons, a case of small pox made its appearance in the gallery occupied by the better class of patients. Fortunately its character was detected on the first appearance of the eruption, and an opportunity afforded for immediate precautionary measures. The affected person was removed to the new building, and an express messenger despatched to the health office, Boston, who returned the same day with a supply of pure vaccine virus. Thorough vaccination, with the isolation of the affected cases, prevented the disastrous consequences which must otherwise have ensued from a disease of so much malignity, under circumstances so favorable to its extension.

The individual first afflicted died, on the twelfth day of the disease. His case was of the confluent kind, and no hope of his recovery could be entertained from the first inception of the malady.

Seven cases followed, as the result of the one just mentioned. Two of these proved fatal, which would probably have terminated otherwise but for the previous existence of exhausting bodily infirmity.

After being free from all appearance of the disease in the Asylum for more than two months, it again made its appearance in an infirm old woman of 70, in whom it terminated fatally. How the disease could have originally introduced itself, is a subject of some mystery.

The first individual afflicted had visited the village two weeks prior to the attack, or a period just sufficient for incubation to take place, which renders it highly probable that the disease was contracted at that time, though no well authenticated case then existed in Concord.

It speaks well for the character of those employed as assistants in the Asylum, that in a season eminently calculated to spread consternation among those of the stoutest heart, none abandoned their post of duty; and several, who were absent when the disease made its appearance, returned and resumed their places, when all were filled with gloomy forebodings.

Exertions, such as nothing but the existence of such a calamity could have called for, were not without ill consequences upon the health of our household; and the month of February closed upon us with the assistant physician and five of the attendants wholly or in part disabled by sickness.

The existence of this epidemic has very much added to the labor of our household, as well as augmented the expenditures; yet, in view of the probable consequences which must have ensued, had so dreadful a malady been suffered to increase in a situation so well calculated to favor its progress, I regard its comparatively light visitation as just cause of gratitude to the Great Controller of events. Setting aside the visitation of small pox, our relative mortality would have been small, had our admission of patients been limited to those who are properly denominated "insane persons."

Senile dementia, or the insanity of old age, and the delirium of fever, should never entitle a person to the benefits of the Asylum. Yet, when brought to our doors, often from a distance, no alternative is left but to give them shelter.

But causes are obvious why the ratio of deaths in lunatic asylums should exceed that of the same number of sane persons. In many instances, insanity is but one of the symptoms of a diseased brain, which is progressively and inevitably fatal; and if the mental derangement is entirely disconnected with any physical lesion, it is constantly tending to diminish the resistance of the vital powers to the encroachments of disease. The alternate exaltation and depression of the mental and moral faculties; the appalling forms which the diseased and perverted sensibilities constantly introduce, to add dismay to the excited imagination; the gloomy forebodings which brood over the sinking spirit; the sudden transitions from exhilaration to despair; the protracted night-watchings; the abstinence from food and every healthful stimulus, are ready reasons why the physical system should easily sink into fatal marasmus or premature decrepitude.

There is another melancholy termination of insanity, of which,

fortunately, this year has given us no experience. I refer to suicide. The propensity which leads to this act is inseparably connected with many of the forms of mental derangement. Every sense becomes an avenue through which the distracted mind receives an impulse to self-destruction. No asylum for the insane is without patients in whom the suicidal propensity exists; and none can boast entire immunity from such accidents, unless an unwarrantable degree of restraint is imposed upon each patient. Without such restraint, no human foresight can anticipate, nor vigilance prevent, its occasional occurrence; for there is no greater reach of artfulness than can be resorted to by one resolutely determined on self-destruction.

Our number of suicidal patients has borne this year about the usual proportion of those under treatment, and have been productive of great solicitude. Some of these have manifested a settled determination to accomplish their purpose; every other thought being absorbed in this one consideration. In others, on the contrary, the act has seemed the prompting of an unseen agency; the result of momentary impulse; the individual expressing surprise, and even remorse, at an act so unnatural. In those in whom an habitual propensity to suicide exists, our available means are always sufficient to prevent it. The use of moderate restraints, the surveillance of a faithful attendant, and the restoration of the almost universally low condition of bodily health, has either broken up the desire, or prevented the consummation of the suicidal purpose.

Fortunately, the detection of these cases is in some measure made easy, by an understanding of the peculiar habits, conduct, and even physiognomy, of those possessing suicidal propensities. But the sudden impulse which sometimes manifests itself among a large portion of the insane, to terminate their mental sufferings by death, admits no effectual precautionary measures.

Those cases of insanity in which the intellectual powers are unimpaired—the disorder being a deranged condition of the moral sentiments and propensities—are probably productive of more perplexity to the physician than almost any class who are admitted to institutions for the insane. Being capable of reasoning logically, and, in some instances, with surprising clearness of thought; and, having their peculiarities of conduct so under control as to deceive the superficial observer, they often exhibit themselves as victims of the ill will, jealousy, or cupidity of designing guardians or relatives; and too often enlist the sympathies of well meaning philanthropists for their liberation from what they term an unjust imprisonment. From this class generally originate those vexatious suits for false imprisonment, which so often perplex the unprofessional jurist, but are fully explained by the principles of mental philosophy.

Less able than children to enjoy the unrestrained exercise of the prerogatives of sane persons, such as the management and disposal of property, the making of contracts and forming alliances, they are less suitable subjects for the enjoyment of the pleasures of liberty and the unlimited society of others, than those in whom the power of reasoning may be much less perfect.

Since the establishment of hospitals for the insane, the propriety of committing this class to their curative influence has never been questioned by the most enlightened and liberal construction of medical jurisprudence.

Well marked insanity of mind and habit generally sooner or later satisfy the most scrupulous as to their condition. As cases of insanity, they are generally incurable. Often the condition of mind in such cases is termed eccentricity; and it is only when a condition of hopeless mental derangement exists, that all uncertainty is removed.

There is a variety of insanity, of which every asylum furnishes its multitude of cases, so deplorable in its nature as to demand more attention than is generally paid it in hospital reports. There is the greater necessity of placing it before the public eye, as it is only by the influence of truth upon the minds of those having in charge the guardianship and education of youth, that the cause of so much evil can be put in check. I refer to the cases produced by *masturbation*.

The records of the Asylum present no single cause which is more prolific of the most unpromising cases than the one mentioned, though not admitted as such in the published tables. The subject is the more deplorable, as the victims of this degrading practice are from the otherwise most promising classes of society. To witness the most brilliant intellect crumbling to atoms by the underworkings of this degrading vice, is a spectacle at which none who examine the subject can fail to be moved.

There is a striking analogy between those cases produced in this manner, and those which result from the use of diffusible and narcotic stimulants. Their prognosis, however, is widely different; inasmuch as the latter are amenable to the advantages of hospital treatment, while the former are supposed by many, and with great reason, absolutely incurable.

They severally act, by their excessive draught upon the energies of the brain. The muscular system languishes; the circulation of the blood becomes feeble; the capillary vessels become torpid; shortness of breath and palpitation of the heart follow, as consequences of the derangement of the pneumonic apparatus; while impaired digestion and progressive emaciation mark the inroad of decay upon the assimilative organs.

The consequences are generally observed before the mental facul-

ties yield to the impending evil. Gradually the individual becomes shy in his manners, retiring, jealous, and variable in temper, with alternate paroxysms of elevation and depression of spirits. His natural resolution yields to timidity; every manly attribute is lost, and the most disgusting idiocy closes an existence useless to the sufferer, and intolerable to those on whom he hangs in heavy dependence. The early manifestations of this practice are not always as I have described; often maniacal excitement or melancholy, with the suicidal propensity, are the first intimations of the brooding mischief; but its termination is generally in utter and hopeless imbecility.

This is no fancy sketch. Every asylum for the insane to which my observation has extended, teems with cases, in every stage of advancement, and all tending to the same melancholy termination. If the moral power to abandon the baneful practice remains, hope of recovery may be entertained. But the best arranged tables of hospital treatment exhibit only about seven per cent. of recoveries from this form of insanity: a melancholy commentary upon the inefficiency of all moral and medical measures.

Insanity from this source must be on the increase, if we judge from the increase of admissions in this and other hospitals for the insane, of patients deranged from the influence of this practice. But probably the increase of insanity from this, is not more apparent than from the whole range of strictly moral causes.

The limits of a brief report would be too confined to exhibit the *modus operandi* of the many springs of corruption which contaminate certain classes of society, and to which the press too often prostitutes its influence.

There is a certain portion of the so called "reading public," who require the excitement of the most extravagant fiction to pander to the cravings of an overwrought and prurient imagination. The necessary counterpoise of reason and steady judgment over the extravagances of fancy and imagination, is lost, and the individual at length passes a dreamy kind of existence, so nearly allied to insanity that the slightest exciting cause is sufficient to derange the balance of reason.

Every village and neighborhood has its well known instances of individuals of this class; and from its ranks to the wards of an insane asylum the gradation is almost insensible. The evil doubtless exists in a faulty system of education, by which the young and ardent are suffered to indulge in the too unrestrained exercise of those habits which can only be kept in check by a pure condition of the fountains of public sentiment. The publication of criminal trials, especially where the evidence is of such a character as to exhibit to the untutored the gross picture of unbridled licentiousness, cannot fail to induce the evils of which we complain.

The influence of Religion in deranging the operations of the mind, is too often introduced by those who reason from untenable positions upon this important subject. Cases, in which the delusions of the insane are connected with the subject, are frequent; but is it not probable that the deranged ideas had a prior existence in the brain, induced by inappreciable causes? That the maniac should conceive himself to be the Supreme Being, or consider himself commissioned from heaven for the accomplishment of some vast design, and thus be led to the performance of extravagant acts; or that the victim of melancholy should imagine himself abandoned by his Maker, or to have committed an unpardonable sin; will not appear strange to those who reflect on the proneness of the afflicted mind to seek refuge in the cherished truths of religion. If the mind, in its weakened and dilapidated condition, seeks such a solace, can it be surprising that, instead of being able properly to apply truths of such vast importance, they only become incorporated with the vagaries which flit across the chaos of his disordered intellect, and impart their peculiar tinge to every word and action?

So far from affording evidence that religion is, in itself, a cause of insanity, it is only proof that, when the guidance of reason is lost, the mind instinctively seeks shelter in the consolations of religion, without possessing sufficient power to discriminate between true and false perceptions of revealed truth.

Since January 1st, religious services have been held at the Asylum with as much regularity as circumstances have permitted. The effect of these exercises has been to exert a soothing and tranquilizing influence upon the minds of our patients. In some, this effect has seemed to arise from the operation of serious impressions upon the mind; but probably more are benefitted by a change in the manner of spending the Sabbath, than by any enforcement of religious truth upon the mind of the hearer. The Sabbath, in every asylum for the insane where nothing exists to distinguish it from other days of the week save the absence of labor, is a day of trial to the officers and attendants, and intolerable *ennui* to the patients. Deprived of the ordinary stimulus of employment, those patients whose condition admits of their being engaged in out of door labor, exercise or diversion, become excited and restless, and the influence of their example produces a corresponding degree of irritation among the patients in the galleries in which they are placed. Religious exercises supply this deficiency, and beguile the tedium which must otherwise necessarily exist.

The selection of proper articles of dress; the bustle of preparation; the speculative inquiries as to the probable nature of the discourse; the tuning of voices and instruments; the selection of hymns and tunes antecedent to, and criticisms upon, the opinions of the

preacher, and the tenets of the discourse, for the remainder of the day, and often for several successive days, not only cause the day to be very much better spent, but its return anticipated with pleasure.

I am constrained to the opinion, however, that the personal application of the consolations of religion to a majority of the insane is at best of doubtful efficacy. This, of course, would not include the convalescent, whose minds are beginning to admit clear perceptions of truth; but the truly insane seldom admit themselves proper subjects for religious effort.

Not so, however, with proper books, and well conducted and judicious public exercises. Though the reader or hearer applies none of the subject to himself, he nevertheless imbibes something which applies itself to his own moral and mental improvement.

Every department of suitable reading is attended, we think, with beneficial effect. The abundant supply of newspaper reading with which the bounty of the press furnished us, has contributed to the recovery of many, and the marked improvement of all. This fact has led to the establishment of a small monthly paper, edited by the patients. The influence which this little sheet has exerted upon those concerned in its management, has been salutary; affording a fund of amusement, employment, and mental profit. The design, besides being of use to the patients, has evidently been well received by the public, to judge by its respectable subscription list and the abundance of exchange papers which flowed in upon us from every quarter of the Union: the latter, numbering about one hundred, and free of postage, have been an inexhaustible mine of intellectual wealth. Many patients have left us with a mass of acquired information from this source which must be of great service in after life.

What are strictly termed *amusements* in asylums for the insane, are of much less avail in affording diversion, especially in a population like our own, than is generally supposed. The force of habit will not permit the extensive employment of what is evidently intended in their estimation to "kill time." Ball, ninepins, battledore, grace hoop, chess, backgammon, checkers, puzzles, &c., &c., are all in vogue in our halls, and are considerably used, especially in inclement weather and during the long evenings of winter; yet, when the weather is fine, and out door exercise practicable, these are generally deserted for more congenial, because more useful, employment. Hence, out door labor and useful reading are means of diversion which never weary the sense. The man who, though insane, retires at night weary with labor, enjoys refreshing slumber, unknown to him whose day has passed in idleness. He rises in the morning refreshed, to finish the labor and execute the plan of yesterday. He sees the ingathering of crops from seed which his own hand planted and his own labor

matured. He witnesses one improvement after another progressing upon an estate upon which he feels himself a co-laborer, and thus becomes a contented and happy, because a useful man. Seed time, with its hurry and anticipation; harvest, with its fruition; and winter, with its repose and peculiar employments, exhibit to his perturbed spirit an order in the operations of nature, effective in controlling its own aberrations.

Our farm, we find by an increased experience of its curative advantages, as affording labor for the patients, as well as an economical provision for the wants of our household, to be a most valuable appendage to the Asylum. Its advantages are the more apparent as we are now beholding on its ample and far stretching surface the growing means of providing for our increasing household, and diminishing the burden of their support. When the weather is fine, the contemplation of scattered groups of patients, either rambling about the farm, or reposing under the noble grove of oaks, or engaged in labor, with their attendants, forces upon the mind the strong contrast of their present with their past condition.

The internal management of the Asylum is conducted on the same principles which have regulated it since its establishment. While every department of the institution is swayed by salutary regulations, no general code is known in the treatment of patients than the law of kindness. To say that we abandon, in the widest sense, all manual force or mechanical restraint, would not be strictly true.

The highly excited class of the insane, many of whom are cases of acute mania, cannot be left to the unrestrained exercise of their wayward and dangerous propensities, without endangering their own safety or the well being of others. Some form of restraint is obviously demanded. For this class, seclusion in a strong room till the paroxysm has passed off, is in all instances sufficient. But two individuals have been placed under any form of restraint for the protection of others alone. In one of these, their use was for a few days only; and in the other, a violent epileptic, subject to sudden impulse to injure others, they have been in constant use. A leather belt around the waist, with wristbands which loosely confine the hands, is sufficient for this purpose. For those inclined to tear their clothing, a mitten confined to the wrist is sometimes used. All our patients, when in suitable condition, mingle socially together in the spacious halls. Solitude, or any disposition to shun the society of others, is always discouraged. It is the mutual influence of a variety of mental conditions which operates on the insane to most advantage.

Of the 98 patients now in the Asylum, (June 1st,) there are ten only who are debarred the opportunity of associating at the table with the others; and of these, four are excluded in consequence of tempo-

There was received by the Superintendent for the quarter ending August 31st, 1845,

Do.	do.	November 30th, 1845,	\$2191.18
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Do.	do.	May 31st, " "	1989.30
			2916.93

Total, \$9602.60

The disbursements by the Superintendent for the year ending May 31st, 1846,

The several items of expenditure have been as follows, viz :
Wages of nurses and assistants, and salaries of officers, \$3018.49

Meats purchased, 885.85

Groceries, 1562.46

Bread stuffs, 857.33

Vegetables, 293.66

Medicines, 203.90

Miscellaneous articles of consumption, 114.03

\$6935.72

Fuel, \$487.64

Farming tools, 29.04

Blacksmith work, 23.99

Cloths, (for bedding and clothing charged patients,) 267.79

Ready made clothing charged patients, 205.97

Shoes and boots, do. 71.16

Stock, (to replace that sold last year,) 109.47

Miscellaneous expenses, 343.79

\$1538.85

Total, \$8474.57

Besides the above sums for current expenses, the following sums have been paid for extra expenditures, as annexed.

Furniture, \$476.59

Manure, lime, and ashes, 192.41

Completing new building, 58.46

Repairs and improvements, 103.88

Library, 7.59

Paid Trustees' expenses, and debts of Asylum contracted previous to June, 1845, 293.63

\$1132.56

Total expenditures for the year, \$9607.13

Total receipts, " " 9602.60

Leaving a balance in favor of the Superintendent, \$4.53

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Of the 98 patients now in the Asylum, (June 1st,) there are ten only who are debarred the opportunity of associating at the table with the others; and of these, four are excluded in consequence of tempo-

rary excitement. The rest, in companies of sixteen each, seat themselves at the dining tables, and are allowed the common table furniture: knives, forks, plates, &c., &c.; and yet no accident from their improper use has ever happened, and the breakage of glass and crockery must be less than in ordinary hotels.

Our diet is always abundant, and of the best quality. The best of meats and the choicest brands of flour only, are used. But one kitchen supplies the whole establishment, and officers, attendants and patients partake of the same food. As we acknowledge no superior grade among our patients, so we have no table of distinction. Our only aristocracy is that established by good conduct, and our only penalties are the deprivation of some real or fancied privilege.

It is a source of pleasing satisfaction to know that the Asylum has been and still is accomplishing the object of its foundation.

From the many who formerly enjoyed its benefits we often receive visits, letters, and tokens of kindly remembrance, which evince the strong hold the institution has upon their grateful esteem. Those who leave it fully cured, almost without exception depart with kindly feelings towards the officers and attendants; and the starting tear and warm grasp of the hand, as they bid us adieu, are sufficient tokens of the estimation in which they hold the efforts of those who have ministered to them in the hours of their mental darkness.

Those, on the contrary, who leave us not recovered, or but partially so, too often misrepresent the nature of the treatment to which they have been subjected, or interpret the necessary regulations and discipline of the Asylum into arbitrary and tyrannical encroachments upon their natural rights. These imputations must necessarily be endured, so long as the present misconception exists as to the term of time in which patients may recover.

The patient who affords any prospect of recovery should not be removed from the Asylum, if a full trial is determined upon, till every delusion has been banished from the mind. Not only should the power of reasoning and judging be restored, but the moral manifestations should be in their natural condition. Much is to be feared from a patient who leaves the Asylum with feelings of animosity towards those who have committed him to, or the attendant who has had charge of him during his residence in, the Asylum.

Not only is no advantage realized by an inefficient trial of curative measures, but the case is rendered still more unpromising, by adding to the ordinary aberrations of the mind, feelings of resentment towards the best guardians of his interests. Fair dealing with the insane, in the important matter of committing them to the Asylum, is imperatively necessary. They should be informed kindly, yet firmly, of the step to be taken with them, and of its propriety and necessity.

The officers of the Asylum can then assume their curative management free from the opprobrium which the patient might otherwise impose upon them, as the illegal controllers of his personal liberty. This course should always be pursued, even though it may be attended with difficulties in bringing patients to the institution.

The physician should, of all other men, possess the entire confidence of the patient; and the attempt to decoy an individual into the Asylum, and leave him clandestinely, to ascertain his position as best he can, at once conveys to the mind, made suspicious by derangement, an idea of imprisonment; and those who attend upon him too often lose their claim to his confidence and affection.

The farm connected with the Asylum is improving in productiveness, and enables us to supply to the inmates of the institution those luxuries which the farmer only enjoys. Improvements have been made which will be of permanent utility, as well as increasing its present productiveness. Provision has been made for more effectually converting the drainage of the buildings, from the sewers and wash-house, into fertilizing matter, by receiving into a tight and capacious reservoir, and subjecting the refuse vegetable material, or peat, muck, &c., to the action of its strong decomposing powers.

A large amount of stone has been taken from the oak grove on the eastern side of the Asylum land, both for the purpose of forming a substantial wall for the north side of the estate, and converting the ground thus cleared into a shady and delightful place of resort for the patients.

The patients and attendants have conducted the labor of the farm, as usual. The product of their labor is in part as follows, viz:

Hay, 10 tons, at \$10,	\$100.00
Oats, 400 bushels, at 40 cents,	160.00
Corn, 90 " at 80 "	56.00
Potatoes, 200 " at 30 "	60.00
Pumpkins, 15 loads,	15.00
Squashes, 30 bushels,	8.00
Musk and water-melons, 40 bushels,	15.00
Onions, 12 bushels,	10.00
Cucumbers, 40 bushels,	20.00
Peas, (in pod,) 15 bushels,	15.00
Turnips, 135 bushels,	20.00
Carrots, 304 bushels,	101.00
Other vegetables,	20.00
Pork fattened, 2930 lbs.,	146.50
Milk, 15541 quarts,	466.23

\$1212.73

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Do.	do.	November 30th, 1845,	\$2191.18
Do.	do.	February 28th, 1846,	2525.19
Do.	do.	May 31st, " "	1989.30
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The several items of expenditure have been as follows, viz :

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Groceries,	1562.46
Bread stuffs,	857.33
Vegetables,	293.66
Medicines,	203.90
Miscellaneous articles of consumption,	114.03
	<hr/>
	\$6935.72

Fuel,	\$487.64
Farming tools,	29.04
Blacksmith work,	23.99
Cloths, (for bedding and clothing charged patients,)	267.79
Ready made clothing charged patients,	205.97
Shoes and boots, do.	71.16
Stock, (to replace that sold last year,)	109.47
Miscellaneous expenses,	343.79

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Total, \$8474.57

Besides the above sums for current expenses, the following sums have been paid for extra expenditures, as annexed.

Furniture,	\$476.59
Manure, lime, and ashes,	192.41
Completing new building,	58.46
Repairs and improvements,	103.88
Library,	7.59
Paid Trustees' expenses, and debts of Asylum contracted previous to June, 1845,	293.63

\$1132.56

Total expenditures for the year,	\$9607.13
Total receipts, " "	9602.60

Leaving a balance in favor of the Superintendent, \$4.53

The time has seemed to arrive, in the progress of the Asylum, when the inquiry suggests itself, how far provision shall be made for the accommodation of the still large number of those who are requiring the advantages of such an institution.

There are now but five vacant apartments in the Asylum, exclusive of the Lodge, or Strong Building, which is only intended as a *dernier* resort in the cases of the very noisy and filthy. The male wing is entirely full, and with more applications to receive patients than the building admits. An over crowded condition of the Asylum is very much to be regretted. No overstocking of rooms should be allowed which sane men would not submit to.

If the institution shall hereafter be viewed in the light of an "hospital" for the insane, where recent cases only may be retained till cured or proved incurable, the present accommodations may prove adequate; but whether the design may yet be kept in view, of affording an "asylum" where the unfortunate class of long standing cases may find shelter and proper remedial attentions, is for the Trustees and other controllers of the institution to decide.

The lands appended to the Asylum are sufficient to furnish employment for double the number of patients benefitted by labor, than are now under our care; and the increase of expenses for services of attendants, &c., would not necessarily be proportionally enlarged by the addition of further accommodations for patients.

The main building of the Asylum is well adapted, by its plan, for an extension, which would rather augment than detract from the beauty and excellence of its architectural proportions.

Whether, in view of these facts, the benefits of the Asylum shall be more widely extended, by an enlargement which will permit us to minister still more extensively to this truly melancholy class of our fellow beings, is a matter for grave consideration.

Among the better auspices which dawn upon the condition of the insane, is the foundation of the "Association of Medical Superintendents of American Asylums for the Insane," which recently held its second biennial meeting, in the city of Washington, and which it was the privilege of the Superintendent of this institution to attend.

A large amount of good will result from the interchange of views by such an association; and, by the publication of its proceedings, its suggestions will become of influence in exalting the condition of the insane.

The thanks of the Superintendent are due in a special manner to the officers of the several institutions for the insane in New-England and New-York, who imparted much useful information, as well as extended their hospitality to him, while on a tour of observation prior to assuming the management of this institution.

To Drs. Bell, of the McLean Asylum ; Brigham, of the New-York State Lunatic Asylum ; Butler, of the Retreat, Hartford, Ct., and Earle, of the Bloomingdale Asylum, New-York city, special thanks are due for copies of valuable books, pamphlets and reports ; also, to Mr. James M. Barnard, of Boston, Mass., for acting as agent in-exchanging the reports of this Asylum for those of the various hospitals in England, Ireland and Scotland:

To Mr. Burke, of the Patent Office ; Atherton, Johnson, Norris and Moulton, of our delegation in Congress, the whole body of our patients extend their thanks for generously supplying them with reports, speeches, and other congressional matter, which has afforded a great fund of interesting reading.

The resignation of Dr. THOMAS E. HATCH, who was associated with me during six months of my connexion with the Asylum, I much regret. I bear cheerful testimony to his scientific attainments and kindness of heart ; resting assured that his qualifications will secure for him the confidence of all those among whom he may hereafter be placed.

To all who have been associated with me, as officers and attendants, the meed of praise should be awarded, for faithfulness in discharging their duties, and firmness in time of danger.

Regarding them as co-laborers in this field of humanity, I sincerely trust that the close of the year on which we now enter may find us undividedly pursuing the same object, and with the smiles of an overruling Providence, with the same success ; that the Institution may still remain an honor to our State.

ANDREW MCFARLAND.

ASYLUM FOR THE INSANE, }
Concord, June 1, 1846. }

REPORTS

OF THE WARDEN, PHYSICIAN AND CHAPLAIN OF THE NEW-HAMPSHIRE STATE PRISON.

WARDEN'S REPORT.

To the Honorable Legislature of the State of New-Hampshire, in General Court convened on the first Wednesday of June, 1846 :

The Warden of the State Prison respectfully submits the following statement of the condition and management, receipts and profits, expenses and disbursements of that institution, since the period of the last annual report.

The whole number of convicts remaining in prison, May 31,	
1845, was	81
Whole number received into prison since May 31, 1845, is	30
	<hr/> 111

Discharged from prison during the year ending May 31, 1846.

By expiration of sentence,	12
By remission of sentence,	22
By commitment to Insane Hospital,	2
By death,	1—37
	<hr/> 74

Whole number remaining in prison, May 31, 1846,	74
	<hr/> 111

Of those now remaining in prison, 72 are males and 2 females ; 69 are whites and 5 colored persons. Of the latter class is one female.

Greatest number of convicts in prison at any one time during the last year,	85
Smallest number of convicts in prison at any one time during the last year,	71
Average during the year,	78

Ages of those now in prison, at the time of their commitment.

Under 15 years,	1	Between 50 and 60 years,	5
Between 15 and 20 years,	12	“ 60 and 70 “	2
“ 20 and 30 “	36	“ 70 and 80 “	1
“ 30 and 40 “	14		—
“ 40 and 50 “	3		74

Crimes of those now in prison.

Larceny,	33	Manslaughter,	1
Horse stealing,	8	Assault, with intent to com-	
Murder,	4	mit manslaughter,	1
Rape,	4	Passing counterfeit coin,	1
Burglary,	4	Counterfeiting coin,	1
Passing counterfeit bills,	3	Attempt at rape,	1
Attempt to kill,	2	Forgery,	1
Arson,	2	Subornation of perjury,	1
Burning barn,	2	Abusing female child, with	
Breaking and entering house,		intent to commit rape,	1
&c., in night time,	2		—
Breaking and entering house,			74
&c., in day time,	2		

Terms of sentences of those in prison.

For 1 year,	3	For 9 years,	1
“ 1½ “	2	“ 10 “	4
“ 2 “	8	“ 12 “	1
“ 3 “	16	“ 14 “	1
“ 4 “	6	“ 15 “	1
“ 5 “	11	“ 20 “	1
“ 6 “	3	“ Life,	10
“ 7 “	4		—
“ 8 “	2		74

States and countries of which those in prison are natives.

New-Hampshire,	41	England,	1
Massachusetts,	6	Isle of Man,	1
Maine,	7	France,	1
Vermont,	7	Upper Canada,	1
New-York,	2	New-Brunswick,	1
Pennsylvania,	1		—
Ireland,	5		74

Counties from which those now in prison were committed.

Rockingham,	17	Merrimack,	5
Hillsborough,	17	Coos,	3

Grafton,	12	Belknap,	1
Strafford,	8	Carroll,	1
Cheshire,	5		—
Sullivan,	5		74

Employment of those in prison.

Blacksmiths,	21	Hall sweeper,	1
Hatters,	15	Tailor and barber,	1
Cabinet-makers,	15	Washer,	1
Shoemakers,	10	Engineer,	1
Cooks,	2	Fireman,	1
Lumpers,	2		—
Seamstresses,	2		74
Old and infirm,	2		

Counties from which the 30 convicts received last year were committed.

Hillsborough,	8	Belknap,	1
Grafton,	6	Merrimack,	1
Strafford,	5	Carroll,	1
Rockingham,	5		—
Coos,	2		30
Cheshire,	1		

Ages of those received last year.

Between 15 and 20 years,	5	Between 50 and 60 years,	3
“ 20 and 30 “	16		—
“ 30 and 40 “	6		30

Crimes of those received last year.

Larceny,	16	Attempt to burn dwelling house,	1
Horse stealing,	3	Burning barn,	1
House breaking,	3	Abusing female child with intent at rape,	1
Burglary,	2		—
Rape,	1		30
Assault, with intent to commit manslaughter,	1		
Passing counterfeit bills,	1		

Terms of sentences of those received last year.

For life,	1	For 3 years,	9
“ 20 years,	1	“ 2 “	7
“ 10 “	1	“ 1½ “	1
“ 6 “	1	“ 1 “	3
“ 5 “	3		—
“ 4 “	3		30

States and countries of which those received last year are natives.

New-Hampshire,	14	Ireland,	4
Vermont,	5	England,	1
Maine,	3		—
Massachusetts,	2		30
New-York,	1		

Crimes of those in prison for life.

For murder,	4	For burglary, (third term)	1
“ rape,	4		—
“ arson,	1		10

Recommitments.

Of the 74 convicts now in the prison, only 7 have heretofore been inmates of this institution, while 7 others are known to be graduates of similar institutions in other states. Of those recommitted to this prison, only one is a third comer, the other 6 being upon their second term of service. Of 86 convicts discharged within the last three years, but a single individual has been recommitted here, and only one, so far as is known or believed, to the prison of any other state or country.

Number of convicts in prison, committed, discharged, pardoned, deceased and escaped, in each year since the establishment of the institution, in 1812.

Year.	In prison.	Committed.	Discharged.	Pardoned.	Died.	Escaped.
1812	1	1				
1813	12	11				
1814	22	14	4			
1815	23	13	5	2		5
1816	48	31	5	1		
1817	59	29	13	3	1	1
1818	69	26	16			
1819	62	17	20	1	1	2
1820	61	18	15	2	2	
1821	65	23	15	2	2	
1822	57	16	19	2	3	
1823	66	26	11	5	1	
1824	62	19	17	5	1	
1825	66	24	13	3	2	2

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1826	59	13	15	4		
1827	48	12	14	7	1	
1828	56	20	8	4	2	
1829	50	11	9	7		
1830	68	31	9	4	1	
1831	81	24	8	3		
1832	82	19	10	6		
1833	81	16	8	9	1	1
1834	79	13	4	11		
1835	78	23	6	16		
1836	86	21	8	4		2
1837	72	12	15	10	1	
1838	70	5	4	3	1	
1839	73	30	10	15		
1840	78	24	4	14	2	
1841	84	28	13	7	1	
1842	92	20	9	3	2	
1843	99	28	17	4		
1844	89	25	19	15		
1845	81	14	8	12	1	
1846	74	30	12	22	2	
					1	

It affords me the highest gratification to be again able to report the continued and even increased prosperity of the State Prison during the past year, pecuniary as well as moral and physical. There have been no attempts at escape, no resistance of officers, and few violations of the regulations of the institution. Great good feeling, very commendable attachment to order and perseverance in industry, have prevailed among the convicts. With occasional exceptions, as will be seen by the report of the physician, herewith submitted, they have enjoyed almost uninterrupted health. The Hospital has not been tenanted by a single prisoner since December last. This continued improved health of the convicts, aside from the prevalence of greater cheerfulness amongst them, I attribute mainly to the effects of a better regulated and more largely vegetable diet.

The experience of last year has only strengthened and confirmed my convictions of the practicability and success, in a vast majority of cases, of a mild, though firm and decided, system of government; one that regards and treats the convicts, not merely as human beings, but as men—degraded and vicious it may be, but still men—not utterly depraved—not lost to hope, and incapable of improvement and reformation, but possessing all the capacities, susceptibilities, affections and passions of the race—with judgments to be influenced by motives, and hearts to feel and appreciate, and dispositions to acknowl-

edge and reciprocate just and kind treatment. Certain I am—if the results of experience and observation can be spoken of with certainty—that three-fourths, if not seven-eighths of all the convicts that have come under my control, are not only more readily governed and controlled, but far more effectually and thoroughly reformed by kindness and humanity, than they could be by any system of severity, or any infliction of punishment. Such are my sincere convictions, and I have, therefore, during the past year, as heretofore, labored to divest the government of the prisoners of every thing like insolence, arbitrary authority, harshness or cruelty—to teach them, by example as well as precept, that those in whose charge they are placed are their friends, and cherish no disposition to increase needlessly or wantonly the hardships of their condition, or to render them more unhappy than confinement to hard labor and reflections upon past misconduct may make them. In this effort, I have had the countenance and assistance of the officers and men employed about the prison, and the overseers of the several shops, and have been strongly and successfully seconded by the unceasing labors and vigilant assiduity of the chaplain, to whose accompanying report, exhibiting more fully the moral, mental and religious condition of the convicts, I would particularly solicit the attention of the legislature. The result of our labors has been a greater degree of cheerfulness, industry, comfort and happiness; and I am confident there never was a time when the convicts were better disposed, more diligent, orderly and obedient than now, or when they gave more certain indications of actual and permanent reform.

During the past year, with the approbation of the Directors, the principle of rewarding and encouraging good conduct, by affording an opportunity, through extra diligence and fidelity, for accumulating something with which to supply their most immediate and pressing wants upon reëntering society, has been introduced among the prisoners. From the circumstances of the case, the services of the convicts being leased to contractors, it was necessarily left to their employers to carry this principle into practice. They bestowed such sums, and upon such prisoners, as they thought most proper, or most conducive to their own interests. In one of the shops, from what I deemed an improper, unequal and injudicious disposition of the rewards, almost exclusively to a few of the more skilful prisoners, in apparent disregard of the most strenuous exertions and untiring industry of those whose services were less profitable, dissatisfaction ensued. I immediately investigated the facts, and in January last directed the system to be altogether abandoned in that shop. In the other departments of the prison, it has been continued more or less generally till the present time, and with very encouraging success.

That the convicts have been industriously and almost continuously

employed during the year, will conclusively appear from the subjoined statements of the financial operations of the prison. Notwithstanding a very considerable advance in the prices of provisions, fuel, and some other articles of necessary consumption, over those of last year, it will be seen that the aggregate surplus of the earnings of the prisoners, after paying all expenses, is \$595.11.

Under the instructions of the Directors, I have, during the year, made several important and permanent repairs and improvements in and about the prison and prison yard. The entire roof of the new prison has been well and firmly stated. A new fence, of permanent and expensive materials, has been constructed on the north wall of the prison yard. A new and capacious boiler for the steam engine, with the necessary apparatus, and an elevated and safe iron chimney, have been procured. The whole expense of these several repairs and improvements, it will be seen, was \$1568.22. Towards this sum, I have received from the state treasurer, by order from the governor, \$1291.08. The balance, being \$277.14, I have taken from the earnings of the institution the past year, and appropriated to that purpose.

It will be perceived that the amount of merchandize now on hand, as appraised, is greater by the sum of \$168.88, than that on hand at the close of the preceding year. This is an actual increase of stock and tools to that amount, for which the earnings of the institution have been paid. To the amount of merchandize, &c., on hand, as stated in the subjoined exhibit, \$3609.82, should be added the value of the steam boiler and apparatus, as appraised by Mr. Treadwell, \$774.50, making the value of merchandize, &c., with which the next year will commence, \$4384.32. This additional value is part of the proceeds of the funds drawn from the treasury.

It will have been noticed in the statement of the number of convicts now remaining in the prison, that two females are included. I have been considerably embarrassed in disposing of these prisoners, from the want of suitable apartments for their accommodation. For the want of better, I have, under the advice of the Directors, prepared rooms for their accommodation in the attic of the prison house, where they are most of the time employed in sewing. They eat in the house, and are not in fact confined at all within the walls of the prison itself. It is to be hoped that this class of offenders may not multiply; but if they should increase, I would suggest whether it might not be expedient to make some provision for their suitable accommodation within the prison walls.

The accounts for the past year, as exhibited in the subjoined statements, have been audited and settled, and, together with the vouchers, deposited in the office of the secretary of state, agreeably to the requirements of law.

*Condition of prison May 31, 1846, compared with its condition
May 31, 1845:*

Invoice of merchandize on hand, May 31, 1846, taken by T. P. Treadwell, Esq., exclusive of new steam boiler purchased with funds from treasury,	\$3609.82
Due from Fish & M'Daniel, secured by bond,	70.11
Cash on hand, balance in hands of warden, May 31, 1846,	519.97

\$4199.90

Invoice of merchandize on hand, May 31, 1845, taken by T. P. Treadwell, Esq.,	\$3440.94
Debt due from E. Townsend,	359.89
Cash on hand, May 31, 1845,	81.10

3881.93

\$4199.90

3881.93

Gain to prison from above account, 317.97

To this add amount paid towards repairs ordered by
Directors, 277.14

And the aggregate gain from the operations of prison
past year is \$595.11

Cash Account.

Cash on hand, May 31, 1845,	\$81.10
" received during the year,	7881.13

\$7962.23

Cash disbursements for the year, \$7442.26

Cash on hand, May 31, 1846, 519.97

\$7962.23

Receipts and Expenditures.

Received from Smith Shop,	\$2074.92
" " Cabinet Shop,	1707.46
" " Shoe Shop,	1051.33
" " Hat Shop,	1297.74
" " Steam Engine,	203.82
" " from visitors,	108.92
" " from sale of manure,	20.00
" " from debt of E. Townsend,	359.89
" " Cash on hand, May 31, 1845,	81.10

\$6905.18

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Expenditures.

Paid for clothing and bedding,	\$619.38
Paid for provisions, &c.,	2489.63
Paid expenses, salaries, fuel, oil, &c.,	2650.30
Paid for repairs and improvements,	362.44
Paid for interest,	24.47
Paid for excess of stock now more than at close of last year,	168.88
Due from Fish & M'Daniel, secured by bond,	70.11
Cash on hand, being excess of receipts over expenditures,	519.97
	<hr/>
	\$6905.18

Repairs ordered by Directors.

Paid for steam boiler, apparatus, and freight,	\$778.00
“ for slating roof of new prison,	559.76
“ for building new fence on north wall,	194.22
“ for chimney for steam engine,	36.24
	<hr/>
	\$1568.22
Cash received from State Treasurer, in part of the foregoing,	\$1291.08
Cash taken from funds of prison,	277.14
	<hr/>
	\$1568.22

All of which is respectfully submitted by
 SAMUEL G. BERRY, *Warden.*
 New-Hampshire State Prison, June 2, 1846.

PHYSICIAN'S REPORT.

*To His Excellency the Governor, and the Hon. Council, Directors
 of the N. H. State Prison—*

GENTLEMEN:

The undersigned, Physician to the Prison, has the satisfaction to announce to the Hon. Board of Directors, at the close of the present official year, that something like the health of former years has again returned to the prison. Entirely unlike the two preceding years, the present has been characterized by a very general state of health among the convicts. Colds, casualties, and chronic cases, have mainly constituted the amount of sickness during the year.

We have had but little fever, or severe acute disease of any kind; consequently have not often had occasion to open the hospital for the reception of patients. Ordinarily, a short confinement to the cell, with a moderate quantity of medicine and a regulated diet, has been sufficient to effect a cure.

On the 26th September, after severe and somewhat protracted suffering, Watson Clay died of a tumor, which was of *malignant* character, and consequently of *fatal* tendency. Nothing seemed materially to arrest its steady onward progress to a mortal consummation.

Jonathan Nelson, an old man, of broken constitution and infirm health, after he was sentenced to the prison became affected with dropsy of the abdomen. As the last resource for this, after the failure of other means, he was tapped, and a large quantity of water drawn off, which produced temporary relief; but the water again pretty rapidly accumulated, and he was pardoned by the Directors on account of sickness. I understand he lived but nine days after leaving the prison.

Nothing further, connected with the medical department of the prison, occurs to me at this moment, of sufficient importance to be communicated to the Board.

Respectfully submitted,

May 30, 1846.

E. CARTER.

CHAPLAIN'S REPORT.

The Chaplain of the New-Hampshire State Prison respectfully submits to His Excellency the Governor and the Honorable Council, Directors of said Prison, the following

REPORT:

In reviewing the events of the past year, in relation to our State Penitentiary, I am happy to acknowledge the kind hand of God, who has mercifully watched over the lives of the officers and men situated here, and vouchsafed an unusual degree of health to all connected with the institution.

My labors as a moral and religious teacher among the convicts have been regularly continued during the year, and nothing has transpired to dictate any material alteration from the course heretofore pursued. Religious worship in the chapel has been regularly maintained on the Sabbath, at which the convicts and most of the officers attend; and

the attention of the convicts has usually been that of marked and solemn interest. Probably but few assemblies can be found which are more attentive to the exhibition of divine truth, or manifest a greater satisfaction in attending religious services.

A portion of the Sabbath has been devoted to personal conversation on religious subjects, as time and occasion has presented; a portion to the cultivation of sacred music, and a portion to the distribution of papers, books and religious tracts.

Thus the Sabbath has been improved, for the supply of their moral necessities and the cultivation of religious influences; and the satisfaction manifested at the return of this day of "sacred rest," and the enjoyment of its attendant privileges, has afforded encouragement to constant and continued effort for their moral good.

Each convict has been supplied with a weekly temperance paper; and as many of them can trace their misfortunes to the use of the intoxicating cup, it is believed that this has afforded a profitable course of reading.

The frequent distribution of such religious tracts as are calculated to enlighten the mind and soften the heart, has been attended to; and it is believed that, next to the Bible, this is calculated to have the most beneficial effect.

The prison library has been increased to rising of four hundred volumes, from which each convict, who wishes it, receives a book once in two weeks.

Some attention has been given to the less informed, in learning them to read and write. All who are capable of being taught are able to read comfortably well; several have attended to writing, and a few have pursued the study of common arithmetic to advantage.

The season of sickness has afforded opportunity for profitable counsel, christian instruction and prayer; and the sick room has been constantly visited for this purpose when any have been there confined.

But one death has occurred during the year. The individual was laid aside from labor for some time previous to his death, and was subject to much anxiety and solemn reflection in view of the close of life. His reason continued to the last; and the spirit of prayer and calm resignation with which he left the world so resembled that of the dying thief upon the cross, as to afford some hope that death to him was "gain."

As the men have been liberated and have gone forth to mingle again with society, each has been warned of the danger that beset his path; and the importance of shunning the society of the vicious, and of leading a life of sobriety and virtue has been urged and enjoined. Most of those who have left have embraced the principles of total abstinence from intoxicating drinks. To this remark, however, there have

been some few exceptions; but these cases are such as have not disappointed those best acquainted with the men before they left.

I have thus endeavored to present a brief exposition of the course pursued for the moral and religious good of our convicts. It has been that of mildness and humanity—of paternal counsel and admonition—of moral and religious instruction, and prayer. In all my intercourse with the prison I have endeavored to inspire its unhappy inmates with hopes of the *future* by amendment from the *past*; to inculcate a becoming reverence for the Bible, the Sabbath, and public worship—the principles of honesty, sobriety, and the christian religion.

In the performance of my duties I have had the kind aid and coöperation of the Warden of the institution, and the several gentlemen associated with him, who have manifested a deep interest in the welfare of those committed to their care, and who have been ready on all occasions to afford me any privilege which I have desired.

What amount of success has attended the moral and religious instruction imparted, or what has been the effect of these efforts for the reformation and future good of the prisoner, it is impossible at present to calculate. The future alone can determine this. It is not to be expected that all will become reformed men who fall under the influence of prison management. But if even one individual is “converted from the error of his ways,” society is blessed, and heaven rejoices.

It affords no small degree of satisfaction to state, that, of eighty-six, the whole number who have left within three years, only two have been re-committed to this or any other prison. A few are known to have made a public profession of religion; and a large proportion are settled in life, and pursuing a course of honest industry.

It is now nearly three years since I have been in a close and constant intimacy with the habits, feelings and prospects of this unfortunate portion of my fellow men; and while this lapse of time has corrected many of the defects of my previous inexperience, it has more forcibly impressed upon my mind the duty of community towards them, and the importance of seeking, by all practicable means, to improve their hearts and reform their lives.

It should be kept in remembrance that the convict is our fellow man; a member of the human brotherhood; possessing a mind that can reflect, and a heart that can feel, and a soul that will outlive all time; and, though fallen and guilty, he is not beyond the reach of human effort and the grace of God.

The fact that nearly all now incarcerated within our prison walls are to go forth from their confinement to mingle with society at no very distant period, demands that every effort should be made to draw them off from a course of vice and crime, and restore them to the walks of virtuous life.

Many of these men grew up without any proper restraints in early life, and a large portion without any moral and religious culture ; some were the children of idle and vicious parents ; others were made wretched by intoxicating drinks, which easily paved the way to crime, while a few have been made the dupes of others to their own ruin.

Something can and should be done for their reformation. The attempt should be made to imbue their minds with correct moral and religious instruction ; to inculcate a principle of scrupulous regard for right and wrong, and to encourage sobriety and virtue in the future of life. And that such efforts will be successful, at least with some, even of the erring and guilty, is as certain as the efficacy of truth and the power of God to reform the heart of fallen man.

At such an event every friend of humanity must rejoice. To see the prisoner going forth from the solitude of prison life a reformed man, to gladden the heart of his friends—perhaps to carry joy to a sorrow-stricken wife, a grief-worn parent, an affectionate circle of brothers and sisters, and shedding a healthful influence on an injured community, thereby atoning, as far as in his power lies, for past misdemeanors, is a result so noble, that it cannot fail to command one general feeling of interest for the recovery of the wayward and erring.

JOHN ATWOOD, *Chaplain.*

N. H. State Prison, June 3, 1846.

LETTER FROM THE ADJUTANT GENERAL.

ADJUTANT GENERAL'S OFFICE, }
CONCORD, June 18, 1846. }

To the House of Representatives :

In compliance with a resolution of the House, directing me to lay before them a statement of the probable additional expenses in the alteration of the militia laws contemplated in the bill prayed for in the memorial of Henry Tucker and others, together with my opin-

ion as to the consequences of carrying said alteration into effect, I have the honor to present to the House the following suggestions:

The bill provides for reducing the term of active service five years by classing all persons at thirty-five years of age among the conditional exempts, instead of forty, as the law now is.

It also provides for the establishment of a school of instruction for all commissioned officers of the several regiments in each brigade, (except chaplains, surgeons and surgeons' mates,) at some central place within the limits of each brigade, to continue not less than three nor more than five successive days; to be drilled not less than seven hours each day by a competent teacher.

The bill also provides that the officers and musicians attending said school of instruction, and faithfully discharging all the duties required of them, shall receive three dollars each, for such service, and four cents a mile travel to and from the place of parade. The drill officer is to receive five dollars per day.

In regard to the comparative cost occasioned by the establishment of such a school of instruction, and reducing the number who do duty, it appears, by the last year's returns made to this office, that the whole number of the enrolled militia, (including persons between 40 and 45, and a large class of other conditional exempts,) was 28811, and of that number 8074 were absent at the May inspection, leaving 20737 who did duty. It also appears, by this year's returns, that the whole number enrolled is 29580, and that 8844 were absent at the last May training, leaving 20736 who did duty.

Taking, then, 20736 to be about the number who receive their rations of one dollar fifty cents each, (although the true number is not probably so large,) and allowing that the reduction of the number by the bill would be in proportion to the reduction of the number of years of active service, viz. five, and it would make the number exempted by the bill to be 4713, and the amount they receive for doing service would be \$7,069.50. Admitting this reduction to be made, it would still leave, on the basis of the above calculation, 16023 to do duty.

The whole number of officers in commission last year (as appears by the same returns) proposed to be instructed by the bill was 1519; by this year's returns the number appears to be 1490. Taking the average number to be 1504, and should the effect of the bill, be to reduce their number in proportion to the above named reduction of privates, (and of those whose duty it was to attend the May inspection, the absent consisted almost entirely of privates,) it would leave 1163 to be instructed, and to be paid three dollars each for their time, which would amount to

\$3.489

To this sum add travelling fee, say 50 miles on the average,	2,326
For five musicians in the vicinity of the school,	120
For drill officers, 5 days for each brigade,	200
Total,	<hr/> \$6.135

Deduct this sum from \$7,069.50, and it leaves a balance of \$964.50 of the annual expenses in favor of the proposed reduction of the term of service and school of instruction.

It is, however, to be considered, that the number of the privates might not be reduced in full proportion to the number of years service, notwithstanding many of our young men who are enrolled leave in the spring, for the season or a part of it; and the companies and officers would not probably be reduced in full proportion, either. Experience would probably show that the proposed bill, should it become a law, would not so materially diminish the expense of the militia as to found its claims for approval on this ground.

The necessary tents for encampment in the open fields, if procured for each of the eight brigades, would be attended with a considerable outlay in the first instance, and probably, if the best and most durable kind were obtained, of nearly \$2,500. A considerably cheaper kind could be procured, but the former with proper usage would last fifty years or more, and the bill provides that responsible persons shall give security to the state for their safe keeping, and return when called for.

The instruction of the militia by hired teachers was adopted in this country at an early period; and it is well, occasionally, to recur to the principles and views of the patriots of the Revolution and the founders of our constitution and government. Capt. Miles Standish and Lieut. William Holmes were paid twenty pounds sterling each "in corn or beaver, as it should then pass," to teach the use of arms in the towns of Plymouth and Duxbury, only fifteen years after the landing of the Pilgrims. As the settlements progressed, provision was made for the instruction of the militia of other towns in like manner. A school of officers was established in Massachusetts in 1638, for mutual instruction, and a company for military discipline, with distinguished privileges and honors to its members, was chartered in the Plymouth colony in 1642; and, by the colonial statute of 1656, the sergeant majors of all the regiments were allowed for instructing them, preparatory to each review, the sum of twenty pounds each. There were militia scoffers in those days as well as the present, as would seem from the punishment inflicted by the charter of the Plymouth Company upon those "who were delinquent and should not keep si-

lence, or who exercised *jeering, fighting or quarrelling.*" They were discountenanced, however, by the people and chastised by the government. Since the Revolution, improvement in martial exercises by hired teachers has not been so common, although it appears to be reviving in some of our sister states.

One of the principal charges against our militia has been the want of military skill and knowledge in our officers. If it be not best that all military organization should be abandoned, (and we might as well tear down our jails and our state prison, abolish our courts of justice, and repeal our penal code, as to do this,) and if the charge of incompetency in the officers is well founded, the objects intended to be accomplished by the bill are entitled to the favorable consideration of the House; for it not only proposes their instruction, but it holds out inducement to stimulate them to exertion, not only by qualifying them for the honorable discharge of their duties, but by causing a report to be made to the Legislature of all who excel; and also provides a mode of removing all officers who are remiss or who appear to be unfit to discharge the duties of their offices, or who shall be guilty of any unofficer-like conduct.

If, as Washington remarked, "the militia might and ought to be trained to meet every exigency," it is important that officers should qualify themselves thoroughly with a knowledge of military science and discipline, and learn the whole duty of the officer and soldier, both practically and theoretically. It is absurd to suppose that an individual, barely by receiving a military title, without instruction or study, is qualified to take the command of troops and discharge all the duties devolving upon an officer. Well, books alone will not teach this. It can only be attained where suitable means of instruction are procured, similar to that proposed by the bill, and by persevering study. It is proposed by the bill only to instruct the commissioned officers at these schools, from considerations of public economy; but the knowledge acquired would naturally be imparted to the troops they command at the drills, trainings and musters. Universal experience has established the maxim that good officers make good troops, and that without them we can have no efficient corps; but when both know and do their duty, the officers are proud of their troops and the troops of their commanders.

There cannot be a doubt but what all worthy citizens, who take commissions with a design to discharge the honorable duties they impose, will studiously avail themselves of the opportunities these camps of instruction will afford, to obtain the requisite knowledge for their performance; while unworthy officers, who have accepted commissions barely to drag along their four years cheaply as they

could, to get clear of doing military duty; the incapable, inattentive and profligate, (if there are such,) would be subject to so much mortification and chagrin by having the cold shoulder so often turned to them at the camp, and by their not obtaining a certificate of allowance for their pay, and by being reported to the Commander-in-Chief, would resign the offices they dishonored, or afford sufficient ground for their removal by address.

The commander of a regiment, and one of the best officers in the state, remarked to me at the Military Convention, that should such a school be established he would travel sixty miles on foot, with his pack on his back and his musket on his shoulder, if he had no other way of attending. And there are many, very many other officers and soldiers, whose love of our institutions, pride of character and honorable ambition, faithfully to the state, and creditably to themselves to discharge all the obligations imposed upon them, who would liberally tax both their time and money to make our militia all that it should be, so long as they received that encouragement and countenance from the legislature and the people which indicated that they were recognized by their fellow-citizens as the guardians of the temple of liberty, and whose duty it is to secure to all a safe and ready access to its altars. They regard, not so much the matter of dollars and cents, as they do the evidence which the acts of the legislature furnish, that the sacrifices they make in preparing themselves to defend the integrity of our soil, are appreciated, and their position looked upon, as it should be, as high and honorable. The representatives of the people tendering the use of their hall for the accommodation of the military convention by unanimous consent, together with their adjournment and the attendance of so many members at the convention, and the privilege of the companies' occupying the ground belonging to the state, somewhat to the inconvenience of the legislature, and other attentions received on the 10th inst., by the well disciplined corps, whose soldierlike bearing, martial appearance, promptness in the discharge of duty, and correctness of drill were the admiration of thousands present, were regarded by them with livelier emotions, with far deeper satisfaction, than almost any amount of money could have occasioned. It may appear strange to some, but it is nevertheless true, that every alteration in the laws which is made for the purpose of reducing what are called the burdens of the militia; such as increasing the number of exempts; lessening the amount of fines; reducing the number of parade days; is considered by the militia itself as legislative discouragement.

The passage through the House last year of the bill abolishing all trainings except the May training, together with the previous agita-

tion upon the subject, has prevented the formation of companies, which, I have no doubt, would have done honor to the state, and has caused the officers and soldiers of other companies to hesitate in their onward progress.

If the remark of the draftsman of the constitution of a neighboring state be true, that "whenever the militia comes to an end, or is despised or neglected, the Union will be dissolved and the liberties of North America lost forever," it would be better, far better than to abolish any of our trainings, to revive the acts of 1775, and compel every male person from sixteen to sixty-five, to be trained *eight* times a year, and the bright arms of the alarm list brought *twice* to the view of the inspector. If our regimental parades are abolished, what would be the duty of our major generals and staff? of our brigadier generals and staff? of our colonels and staff? And if our trainings were reduced to barely one, for the purposes of inspection, what would be the duty of the captains and other company officers? Why, simply to make out a list of their neighbors' names, and summon them to the alarm post once a year, and to sue to judgment and distrain the goods and chattels of those who neglect to bring their *rusty* (for they would soon become so) arms and equipments to their view, for no other object than to show them and carry them home again; and if they failed in their law suits to recover the fines, to pay their own expense. Whatever may be the fondness of individuals for titles and military display, it can hardly be expected that offices, conferring no power or responsibility, attended with the expense of uniforming at least, and with such odious drudgery as that of the captains, would be sought for with much eagerness. In regard to the abolishment of our regimental parades, I would barely suggest, to induce inquiry, whether it can be done by a law of the state without violating the militia law of the United States. The law of the United States has made it the duty of the brigade inspectors "to attend the brigade and battalion meetings of the militia composing their several brigades, during the time of their being under arms; to inspect their arms, ammunition and accoutrements, and introduce the system of military discipline" prescribed by congress "throughout the brigade, agreeably to law; to make such return to the Adjutant General of the state, *at least once in every year*, of the militia of the brigade to which he belongs, reporting therein the actual situation of the arms, accoutrements and ammunition of the several corps."

This law contemplates an annual review of the militia, by battalions or regiments, and requires duties of the brigade inspectors in inspecting and instructing the troops, and making return of his inspection, at least once in every year. Would not, then, any law of the state that

dispenses with the review and inspection of the militia, annually, by regiments or battalions, render impracticable the discharge of the important duties required of the brigade inspectors, and be in contravention of the law of the United States?

To return to the school of instruction. There are other incidental advantages to be derived from it, besides those mentioned, quite equal to the knowledge of military tactics acquired. The habits of attention, order and punctuality, there enforced, would not be without their benefit in the business of life. *Attention* is the first word of military command; and the soldier is supposed to have no choice of his own as to yielding to it entire obedience, at the roll call and at every parade. Carelessness and inattention in the position of the soldier, the facings and various evolutions, are considered as deserving the severest reprimand.

In practical military duties, too, every thing is conducted according to the most rigid rules of *order*. Every duty has its appointed time—every article its appointed place. The rolls are uniformly called at such an hour; the drills take place at a given time; and the uniform must be worn in such a manner. When not in use, the scabbard and belt, the gun and the equipments, have their appropriate place.

At the school, too, *punctuality* must attend every duty at the very minute. Want of promptitude, in any act or movement required, is inexcusable; and any delay, however short, demands satisfaction.

Besides; theoretical studies will occupy some part of the time; and there would be officers and others who *have* taken, and *still* take, a deep interest in everything relating to the militia, who would, by lectures and familiar conversation, impart a knowledge of the construction of forts and fortifications; of the various kinds of ordnance, their particular uses, ranges of shot, &c., &c.; of the plan of campaigns, both ancient and modern; of the chief battles ever fought; how they were planned; what was the result of each, and why such a result; also, a knowledge of the ancient tactics, as well as the tactics of the present day; of all the various component parts of an army, and the principles upon which all marchings, manœuvres and evolutions are performed.

Those who attend will be instructed in the modes of mustering and inspecting their troops, and making their returns; they will be taught how to keep their rolls and records, and all the measures to be taken for the collection of fines; and thus prevent the numerous escapes from the penalties of the law occasioned by legal informalities, which in some companies and places have almost made military duty a voluntary service.

Is there a better way for curing the evils attending the details of

duty, or of imparting information as to the thousand questions that arise every year in all sections of the state, and of producing a uniform construction and operation of the militia law, than these camps of instruction will afford? It is the want of uniformity in the application of the law, as it now is, with which many are dissatisfied, and numerous instances of its different construction in different companies and towns, might be given to illustrate it. Take, for instance the law providing for the pay of soldiers, and this would seem to be as plain as almost any. One of the representatives told me at this session, that in the town he represented the captain returned, and the town always paid, the exempts over forty years of age, and who did no duty; while the authorities in some towns refuse to pay those who have arrived at the age of eighteen, after the May training, but have done duty at all the others; and also of persons who have arrived at the age of forty just previous to the last training. Questions, also, often arise, where the captains or other officers have omitted to do their duty in calling out their companies at some one of the trainings prescribed by law, or have neglected to cause some of its members to be warned; and, consequently, without the fault of the privates, they have not been trained as the law contemplates.

One of the most laborious branches of the duties of the office of Adjutant General has, within a few years, become the examining of the orderly and roll books; and the whole proceedings of such officers as may choose to apply to him previous to the collection of fines, and giving advice as to the manner of keeping them, and of proceeding to enforce the collection of fines, and answering the thousand other various questions that are constantly arising in all parts of the state, among the more than fifteen hundred officers continually changing, and among the privates also. The present incumbent opened a wide door, too wide for his own comfort, when he made it generally known to all the officers, that he would give such advice as he was capable of giving, without compensation. Some of the questions that are presented involve nice legal inquiries, and make great research into authorities and precedents necessary, and require elaborate opinions: and some are so plain and simple, it would seem, as to render the application to any one unnecessary. And yet every one must be heard and all inquiries answered, by letter or verbal communication.

The Adjutant General, then, would, as a matter of personal convenience, and saving of time and labor, attend the proposed schools a part of the time in each brigade, so far as he was able, to answer such enquiries as might be made of him where officers are involved in difficulty, or where there existed difference of opinion between them and the civil authorities, respecting the interpretation of the laws. He

would there have an opportunity of alluding to the decisions of the supreme court of this state and other states, which, at the first view, are so adverse to the requisitions of the law; also, the variety of cases relating to the rank of officers under the different circumstances in which they may be placed; the forms of parades of the various corps that may at any time be assembled; the questions relating to enrolment, superseding, exemption, disability, warning, serving of warrants for the collection of fines, notice, inhabitancy, orders of the commander-in-chief, and various others which he is now compelled to answer to almost each officer separately.

On the whole, I am clearly of opinion—although I may be too sanguine—that should the Legislature think proper to pass the bill now before them, it would have a great and powerful influence in elevating the character, perfecting the organization and promoting the efficiency of our militia, and without any additional permanent expense, and probably less than as the law now is. Should not such prove to be the effect, the Legislature can easily retrace their steps.

All of which is respectfully submitted,

CHARLES H. PEASLEE, *Adjutant General*

REPORT OF THE COMMITTEE ON BANKS.

The Committee on Banks, to whom were referred the returns of the several Banks in this state, and the reports of the Bank Commissioners, communicated to the House by His Excellency the Governor, have had the same under consideration, and have directed me to submit the following

REPORT:

The Committee have carefully examined the returns of the several Banks, and find them to be made in conformity with the requirements of the law. They have also compared the returns with the reports of the Bank Commissioners: and, upon such comparison, they find that the returns appear to have been made in good faith, and are to be relied upon as correct. An abstract of the returns, exhibiting the condition of the several banks on the first Monday of June inst., has been prepared by the committee, and is herewith submitted, as a part of this report.

The reports of the Bank Commissioners contain full, detailed statements of the condition and circumstances of the banks of discount, and of the Savings Banks in the state; of the conduct of their business; and, generally, of all matters pertaining thereto; a knowledge of which might be useful or interesting to the public, as well as to their own stockholders. The committee therefore recommend that the valuable information contained in these reports be somewhat more widely diffused than has heretofore been done, by the printing of five hundred copies thereof.

The committee deem it but just to the Banks and to the people of the state to remark that, with one exception, their condition is sound and satisfactory, and their business, for the most part, has been conducted in a manner to merit and secure the public confidence. The exception referred to is the Lancaster Bank, which, though probably in a condition to redeem its circulation, and perhaps in time to meet all its liabilities, has sustained losses to an amount embarrassing to its operations, and impairing its capital to the extent of nearly two fifths of the amount thereof.

By the Report of one of the Bank Commissioners it will be seen that the Ashuelot Bank has a nominal capital of one hundred thousand dollars, of which but fifty thousand dollars has been paid in; the remaining fifty thousand dollars consisting of notes given by the stockholders to the corporation. These notes, composing fifty per cent. of the nominal capital of the Bank, cannot be regarded as so much of its capital stock "actually paid in," within the meaning of the 14th section of the 140th chapter of the Revised Statutes, limiting the amount of bank circulation to four fifths of the amount of capital stock "actually paid in." If not, the Bank has exceeded in the amount of its circulation the limit prescribed by the section referred to, by more than forty-six thousand dollars. If the nominal capital is to be considered the capital stock "actually paid in," even in that case the Bank has violated the law, if the provisions of that section are applicable to it; for at the date of its last return, and at the time of its examination by the Bank Commissioner, it had in circulation over six thousand dollars more than four fifths of its nominal capital. The cashier and directors of this bank have also disregarded the statute limiting the amount to which directors may become indebted to their bank, and prohibiting the cashier from incurring any liability to the bank beyond that of his official bond. If these provisions of the Revised Statutes are applicable to that bank, then the bank and its officers have violated and are now violating the law, and are illegally enjoying privileges not exercised by other banks or their officers, and not generally understood to be allowed to any bank. The committee are not aware of any ground on which the

Ashuelot Bank may claim exemption from the restrictions imposed upon banks and their officers by the provisions of law referred to, unless it be that these statute provisions are not applicable to banks which were incorporated prior to their enactment, or whose charters contain no express reservation of the right of the Legislature to amend or repeal them. Whether they are or are not applicable to this bank and its officers, would be a proper subject of enquiry for another committee of the House, and to that committee the subject should be referred.

The committee have, therefore, directed me to ask that they be discharged from the further consideration of said returns and reports, and to submit to the House the accompanying resolution."

ISAAC SPALDING, for the Committee.

Resolved, That the return of the Ashuelot Bank, and the report of Titus Brown, one of the Bank commissioners, relative to said bank, communicated to the House by His Excellency the Governor, be referred to the standing Committee on the Judiciary, with instructions to enquire and report whether the provisions of the 14th, 43d and 44th sections of the 140th chapter of the Revised Statutes are applicable to said Bank, and its directors and cashier; and if so, what measures should be adopted by the House in relation to any violation thereof by said Bank or its officers.

ABSTRACT of the Returns of the Banks in the State of New-

NAMES OF BANKS.	Amount of capital stock actually paid in.	Amount of debts due the bank, secured by pledge of its stock.	Value of real estate belonging to the bank.	Amount of all debts due the bank.
Piscataqua Exchange Bank,	\$200.000	none.	2.000	367.544 17
Rockingham Bank, - -	100.000	none.	1.200	178.670 07
Mechanics and Traders Bank,	88.000	250	none.	194.167 55
Derry Bank, - - -	100.000	4.389 75	1.000	135.852 23
Granite Bank, - - -	100.000	1.550	4.016 60	163.587 78
Dover Bank, - - -	50.000	2.400	6.000	73.058 39
Rochester Bank, - - -	100.000	400	1.380 49	146.003 72
Mechanicks' Bank, - -	100.000	4.184 47	13.925	168.945 53
Merrimack County Bank,	60.000		2.250	122.417 36
Manufacturers' Bank, -	100.000	2.150	1.000	145.923 58
Nashua Bank, - - -	100.000	none.	none.	206.712 32
Manchester Bank, - - -	50.000	500	none.	103.338 02
Cshuelot Bank, - - -	100.000	none.	2.998 24	194.969 37
Cheshire Bank, - - -	100.000	none.	none.	193.917 02
Connecticut River Bank, -	60.000	none.	none.	132.094 30
Bank of Lebanon, - - -	100.000	2.150	1.325	133.436 96
Lancaster Bank, - - -	50.000	2.259 33	6.608	89.475 56
	\$1.558.000	\$20.233 55	\$43.703 33	\$2.750.113 93

BANK COMMISSIONERS' REPORTS.**REPORT BY TITUS BROWN.**

To His Excellency the Governor, and to the Hon. Senate and House of Representatives of the State of New-Hampshire.

The undersigned Bank Commissioner reports as follows:

Agreeably to the provisions of the 22d and 24th sections of the 140th chapter of the Revised Statutes, I have made examination into the condition and management of the Banks hereinafter mentioned, at the dates specified, to wit.,

Derry Bank,	- - -	May 13, 1846.
Nashua Bank,	- - -	" 14, "
Connecticut River Bank,	- - -	" 22, "
Ashuelot Bank,	- - -	" 23, "
Cheshire Bank,	- - -	" 25, "
Manufacturers' Bank,	- - -	" 26, "

Hampshire, showing their condition on the first Monday of June, 1846.

Amount of all debts due from directors, either as principals or sureties.	Amount of specie in the vaults.	Amount of bills, checks, &c., of other banks on hand.	Amount of deposits in the bank.	Amount of deposits in other banks, for the redemption of his bills.	Amount of the bills of the bank then in circulation.
none.	10.982 75	863 80	59.611 91	37.000 42	154.882
none.	10.805 38	4.111 63	42.899 67	16.711 18	60.070
650	12.147 68	2.232	61.882 87	22.676 24	74.185
357 54	2.856 70	370	1.061 67	11.569 46	48.218
1.608 12	7.545 75	3.641	11.557 82	10.665 59	69.417
3.555 74	7.123 51	2.788 56	35.707 11	32.891 60	35.213
1.035	7.515 87	401	4.626 76	15.895 62	62.319
none.	6.510 19	8.714	22.915 65	12.984 76	75.947
	18.303 09	17.767	56.094 19	14.686 31	57.199
6.113 81	6.180 73	4.904	445 60	11.762 31	65.315
nothing.	13.952 84	1.818	34.942 72	20.819 22	94.649
2.086	4.710 26	1.516	15.184 22	8.908 85	48.208
18.663 78	6.286 86	1.649	22.871 57	9.777 13	88.356
8.627 16	6.120 02	1.116	11.688 39	12.854 97	97.747
2.771 63	4.612 35	695	25.031 59	5.990	51.348
3.167 45	8.987 52	1.552	17.714 47	58.354 37	77.528
14.598 37	1.656 67	1.751 26	16.708 61	7.571 16	29.361
\$63.234 60	\$136.298 17	\$55.890 25	\$440.944 82	\$311.110 19	\$1.189.962

DERRY BANK.

Its capital stock is \$100,000, and has all been paid in.

Alanson Tucker is its President, and James Thom its Cashier.

Its directors are Alanson Tucker, Samuel Adams, John W. Noyes, John Ordway, and Edward P. Parker.

No director is indebted or liable to the bank, except as follows:

John Ordway owns stock to the amount of \$1400, and owes a note of \$500.

William Choate owns stock to the amount of \$200, and owes a note of \$100, which is secured by pledge of stock.

Edward P. Parker owns stock to the amount of \$200, and owes a note of \$100, which is secured by pledge of stock.

The cashier is not indebted or liable to the bank, except upon his official bond.

The amount due the bank on pledge of stock is \$4318.24.

Dividends are declared semi-annually, on the 7th of March and 7th of September; and for the last five years have been three per cent. each.

Appendix.

In the opinion of the cashier, all the notes due the bank are good, except to the amount of \$990, which he considers doubtful.

The following statement exhibits the means and liabilities of the bank.

<i>Means.</i>		<i>Liabilities.</i>	
Real Estate,	1.000.00	Capital Stock,	100.000.00
Notes,	140.315.23	Bills in circulation	} 56.452.00
Deposited in Suffolk Bank, }	15.109.10	and in Suffolk Bank,	
Specie,	3.358.57	Deposits,	1.168.67
Foreign Bills,	60.00	Dividends unclaimed,	306.00
		Profits on hand,	1.916.23
	<u>\$159.842.90</u>		<u>\$159.842.90</u>

NASHUA BANK.

The capital stock of this Bank is \$100.000.00, and has all been paid in.

Isaac Spalding is its President, and John M. Hunt its Cashier.

Its Directors are Isaac Spalding, Jesse Bowers, Ebenezer Dearborne, Zebediah Shattuck, James Pierce, C. P. Farley and Robert McGaw, neither of whom is indebted, or liable to the bank, either as principal or surety.

The cashier is not indebted, or liable to the bank, except upon his official bond.

The bank has no loans upon pledge of stock.

In the opinion of the cashier, no debt due the bank is either bad or doubtful; nor is any one of its notes over due.

For five years past, dividends of four per cent. each have been declared semi-annually, in January and July.

The means and liabilities of the bank are as follows:

<i>Means.</i>		<i>Liabilities.</i>	
Notes discounted,	215.796.02	Capital stock,	100.000.00
Specie,	12.922.55	Circulation,	93.965.00
Due from Suffolk Bank, }	16.568.56	Deposits,	40.589.34
Foreign Bills,	2.473.00	Profits on hand,	13.205.79
	<u>\$247.760.13</u>		<u>\$247.760.13</u>

CONNECTICUT RIVER BANK.

The capital stock of this bank is \$100,000.00, and has all been paid in.

William Briggs is its President, and George Olcott its Cashier.

Its Directors are William Briggs, Henry Hubbard, jr., John W. Tappan, Samuel Hubbard, Samuel Walker, Roswell Robinson, and Samuel Webber.

The cashier is not indebted, or liable to the bank, except upon his official bond.

No director is indebted, or liable to the bank, except as follows:

Henry Hubbard, jr., owns stock to the amount of \$6,000, and is indebted to the bank in the sum of \$463.47.

Samuel Hubbard owns stock to the amount of \$4,200, and is indebted to the bank in the sum of \$2,000.

Roswell Robinson owns stock to the amount of \$1,800, and is indebted to the bank in the sum of \$114.72.

There is nothing due the bank on pledge of stock.

All the debts due the bank are, in the opinion of the cashier, perfectly good.

Only two dividends have been declared, to wit., one November 5, 1845, of ten dollars; and one March 7, 1846, of twenty dollars, on each share of the capital stock, the same being divided into one hundred shares of \$600 each.

The means and liabilities of the bank are as follows:

<i>Means.</i>		<i>Liabilities.</i>	
Debts due the Bank,	134,818.99	Capital Stock,	60,000.00
Specie,	4,695.22	Circulation,	54,877.00
Foreign Bills,	812.00	Deposits,	20,755.55
		Balance of drafts, &c.,	3,408.55
		Profits on hand,	1,285.11
	<hr/>		<hr/>
	\$140,326.21		\$140,326.21

ASHUELOT BANK.

The capital stock of this bank is \$100,000.00, one half of which has been paid in, in cash; and the other half in the notes of the stockholders, with sureties, without interest.

Samuel Dinsmoor is its President, and Thomas H. Leverett its Cashier. Its Directors are

Samuel Dinsmoor, who owns stock to the amount of	\$6,000
Phinehas Handerson,	6,000
B. F. Adams,	6,000

Thomas M. Edwards, who owns stock to the amount of	5.000
William Dinsmoor, " " " " "	10.000
Elijah Carpenter, " " " " "	1.000
Sumner Wheeler, " " " " "	2.000

Each director is indebted to the bank on his stock note, or notes, with surety, without interest, for one half of the amount of his capital stock. Their further liabilities are as follows :

Samuel Dinsmoor owes upon notes on demand, \$1.450, and interest from February 20, 1846, and has on deposit \$348.72.

Phinehas Handerson is liable as surety for the sum of \$750.

B. F. Adams owes a note of \$348, and has \$648.41 on deposit.

Thomas M. Edwards is surety on the note above mentioned of B. F. Adams, and has a larger sum on deposit.

Sumner Wheeler is liable as indorser of business paper to the amount of \$3.042. He also owes upon his deposit account, having overdrawn upon the same the sum of \$1.151.97, for which the bank has collateral security.

William Dinsmoor is surety of Samuel Dinsmoor for \$1.000, being part of the \$1.450 above mentioned.

Elijah Carpenter owes the bank a note of \$60.00.

The cashier is liable to the bank as surety for \$400.

There is nothing due the bank on pledge of stock.

The cashier is of opinion that all the debts due the bank are good, except one of \$60, which he considers bad.

Dividends are declared semi-annually, of four per cent. on that part of the capital stock which has been paid in, in cash. In addition to these, there have been, within five years past, two dividends from the surplus profits, of four per cent. each, on the stock paid in in cash.

The means and liabilities of the bank are as follows :

<i>Means.</i>		<i>Liabilities.</i>	
Debts, including deposits for redemption of bills,	} 196.912.36	Capital Stock,	100.000.00
Specie,		Circulation, including bills redeemed in Boston,	*86.331.00
Foreign Bills,	6.283.49	Deposits,	17.439.68
Real Estate,	1.657.00	Surplus profits,	4.080.41
	2.998.24		
	<hr/>		<hr/>
	\$207.851.09		\$207.851.09

* Bills redeemed and on hand in the Suffolk Bank, in the morning of the day of examination, amounted to \$8.400, as appears by a letter from that bank, received by the cashier and shown to me two days after the examination.

CHESHIRE BANK.

John Elliot is the President of this institution, and James H. Williams its Cashier.

Its Directors are—

John Elliot, who owns stock to the amount of	\$15.000
John Wood, “ “ “ “ “ “	3.000
Levi Chamberlain, “ “ “ “ “ “	3.000
Henry Kingman, “ “ “ “ “ “	6.000
George Huntington, “ “ “ “ “ “	5.000
John H. Elliot, “ “ “ “ “ “	5.000
Calvin Page, (elected, but has not accepted the office.)	

The directors are not indebted, or liable to the bank, except as follows:

John Wood owes as principal a note of \$200, and is surety upon a note for \$350.

The following directors are indebted to the bank on notes in the sums following, to wit:

Levi Chamberlain, in the sum of	\$1.500
John Elliot “ “ “ “ “ “	600
George Huntington, “ “ “ “ “ “	2.000
Henry Kingman “ “ “ “ “ “	2.000

George Huntington is also liable as surety for \$1,000, and has deposited to his credit \$350.

Henry Kingman is liable as indorser for \$527.16.

The cashier is not indebted, or liable to the bank, except upon his official bond.

Dividends have been declared, July 1, 1845, of two, and January 6, 1846, of three per cent.

There is nothing due the bank on pledge of stock.

In the opinion of the cashier, all the debts due the bank are perfectly good.

The means and liabilities of the bank are as follows:

<i>Means.</i>		<i>Liabilities.</i>	
Debts due the Bank,	207.703.06	Capital Stock,	100.000.00
Foreign Bills,	1.061.00	Circulation,	98.765.00
Specie,	6.007.24	Deposits,	11.509.32
		Profits on hand,	4.496.93
	<hr/>		<hr/>
	\$214.771.30		\$214.771.30

TITUS BROWN, *Bank Commissioner,*

REPORT BY IRA ST. CLAIR.

To His Excellency the Governor of the State of New-Hampshire.

The undersigned, one of the Bank Commissioners within and for the State of New-Hampshire, having during the month of May, 1846, made a personal examination into the affairs of the Rochester Bank, at Rochester, the Dover Bank, at Dover, the Mechanics and Traders Bank, the Piscataqua Exchange Bank, and the Rockingham Bank, at Portsmouth, now asks leave to submit the following

REPORT.

The undersigned, in the discharge of the duties imposed upon him by the one hundred and fortieth chapter of the Revised Statutes, commenced his examination by requesting each of the cashiers of the Banks which he has visited to furnish him with a written statement of the condition of their respective Banks, and then proceeded to test the accuracy of said statement by inspecting the books and records of such Banks, and other evidences respecting its affairs, and by examining the several cashiers under oath touching its concerns, so far as was deemed necessary for him to ascertain the actual condition of the same.

From the investigation he has made, the undersigned feels the greatest confidence in assuring His Excellency, that said Banks during the past year have strictly conformed to all the rules and regulations of the laws of this State relating to Banks, and are abundantly able to discharge all their liabilities with fidelity.

The following contains the statements of the several Banks above named, at the dates thereto appended, verified by the oaths of their respective cashiers, together with such remarks as are deemed necessary to give a full view of their manner of transacting business.

ROCHESTER BANK.

[May 11, 1846.]

Means.

Real estate,	1380.49
Bills discounted,	156.974.51
Specie on hand,	7.510.59
Foreign Bills,	845.00
Deposit in Suffolk Bank,	3.000.00
Deposit in Merchants' Bank,	16.621.86
Expense account,	15.67

\$186.348.14

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Liabilities.

Amount of capital stock,		100,000.00
Bills for circulation,	92.750	
Bills on hand,	18.221	
Bills in circulation,		74,529.00
Due depositors,		8,138.62
Unpaid dividends,		506.50
Interest on hand,		3,162.76
Profit and loss, &c.,		11.26
		<hr/>
		\$186,348.14

The books of the bank show that bills have been issued, since the bank went into operation in 1834, to the amount of \$141,900, and that the sum of \$49,150 has been destroyed, leaving in existence the sum of \$92,750;—\$18,221 of which are in the vault of the bank. The officers of the bank, the manner of conducting their business, the cashier's bond, and the capital stock, are the same as stated in the report of the undersigned of May, 1845, and published in the journals of the Senate and House of Representatives, June session, 1845, to which reference may be had for further explanation. The bank has loaned the sum of \$400 on pledge of its own stock. James C. Cole, one of the directors, is liable to the bank as security in the sum of \$535—his stock is \$1,200. No other director is in any way indebted to the bank. Dividends of 7 per cent. per annum have been made for the last year. The bank has never paid interest on deposits. It has made no loan where all the parties liable are out of this State. The whole number of stockholders is now 77. The cashier makes oath that all the debts due the bank are good and collectible.

DOVER BANK.

[May 11, 1846.]

Means.

Cash—specie,	2,329.76—22,782.76	
Less Dover Bills,	16,621.00	
	<hr/>	6,161.76
Suffolk Bank, permanent deposit,		2,000.00
Atlantic Bank,		35,346.82
Notes and drafts,		29,044.18
Expenses paid,		3.00
		<hr/>
		\$72,555.76

Liabilities.

Capital stock,		50,000.00
Interest received,		422.62
Deposits,		3,393.22
Bills for circulation,	35.350	
“ on hand,	16.621	
	<hr/>	
“ in circulation,		18,729.00
Presented for payment,		6.75
Suspense,		4.17
		<hr/>
		\$72,555.76

This bank was incorporated June 26, 1845, for 20 years from the first Monday of August, 1845, with a capital of from \$50 to \$200,000. It commenced operations May 4, 1846, when, it appears by the books of the bank and by the testimony of the cashier, that \$50,000 of capital stock had been actually paid in, in cash, by the stockholders. The whole amount of bills issued by the bank is \$35,350—16,621 of which are in the vault of the bank. The President signs the bills, delivers them to the cashier, and takes his receipt for them. The cashier then enters them upon the books of the bank, and puts them into circulation when necessary. The directors meet regularly once a week, and then make the discounts. The bank does not pay interest on deposits. No dividend has yet been made by the bank. The cashier thinks that at least one half of the debts owed to the bank are due from persons out of this State. The sum of \$1,200 has been loaned by the bank upon pledge of its own stock. No director is in any way indebted to the bank. The cashier has given a bond in the sum of \$30,000, with two sureties, and is not otherwise indebted to the bank. The cashier makes oath that, in his opinion, all the debts due the bank are good and collectible. The stock is now owned by 44 persons.

The officers of the bank are, Joseph H. Smith, President ; Andrew Peirce, Cashier ; Joseph H. Smith, Andrew Peirce, 3d, Ichabod G. Jordan, Charles W. Woodman, John Ham, Calvin Hale and Joseph H. Wiggin, Directors.

MECHANICS AND TRADERS BANK.

[May 11, 1846.]

Means.

Notes receivable,	88,169.55	
Domestic exchange,	93,236.52	
	<hr/>	
		181,406.07

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Merchants Bank, Boston,	17.595.10	
Suffolk Bank, do.	2.000.00	
Bank of America, New-York,	1.814.67	
Lynn Mechanics Bank,	25	
	<hr/>	21.410.02
Expenses,		105.66
U. S. 5 per cent. stock,		5.000.00
Specie,		11.351.16
Bills, checks and change,		6.608.45
		<hr/>
		\$225.881.16

Liabilities.

Capital stock,	88.000.00
Bills in circulation,	81.966.00
Commercial Bank,	4.867.88
Deposits,	36.817.48
Treasurer of the United States,	7.325.90
Interest,	4.121.16
Unclaimed dividends,	30.00
Reserved profits,	2.663.64
Suspense,	89.10
	<hr/>
	\$225.881.16

This bank was incorporated December 20, 1844, for 20 years from the first Monday of June, 1845, with a capital of from \$50.000 to \$150.000.

It commenced business July 7, 1845, when, it appears by the books of the bank and by the testimony of the cashier, that \$50.000 of capital stock had been actually paid in, in cash, by the stockholders. The bank has issued bills to the amount of \$102.500, of which \$20.534 are now in the vault of the bank. The President signs the bills and delivers them to the cashier, who gives a receipt for them. The cashier then enters them upon the books and puts them in circulation when called for. The directors have regular meetings once a week, for the purpose of advising with the President in relation to the discounts, and for other business of the bank. The directors hold semi-annual meetings, when they make a thorough examination in relation to the affairs of the bank. They made an examination in January, 1846, when a dividend of 3 per cent. was declared.

The amount of the capital stock of the bank is now \$88.000, all of which has been paid. The number of stockholders is 25. The

cashier thinks about one half of the loans have been made to persons out of this State. The bank has loaned \$250 upon the pledge of its own stock. John Knowlton, one of the directors, is liable to the bank, as surety, in the sum of \$530.83—his stock is \$2,000—no other director is in any way indebted to the bank. The cashier has given a bond in the sum of \$20,000, with five sureties, and is not otherwise indebted to the bank.

The officers of the bank are, Richard Jenness, President; James F. Shores, Cashier; Richard Jenness, Thomas J. Parsons, Samuel Cleaves, John Knowlton, and Albert R. Hatch, Directors. No interest is paid by the bank on deposits. The cashier makes oath that he believes none of the debts due the bank are bad or doubtful.

PISCATAQUA EXCHANGE BANK.

[May 11, 1846.]

Means.

Debts due,	397.172.35
Due from Banks,	21.637.09
Bills, checks, and money,	7.111.01
Specie,	9.731.03
Real Estate,	2.000.00
	<hr/>
	\$437.651.48

Liabilities.

Capital stock,	200.000.00
Deposits,	51.423.14
Due other Banks,	12.197.97
Circulation,	169.993.00
Dividends unpaid,	484.92
	<hr/>
	\$434.099.03

This bank was incorporated December 26, 1844, for 20 years from the first Monday of August, 1845, with a capital of from \$50,000 to \$200,000.

It commenced business June 14, 1845, and has issued bills to the amount of \$233.600—and there have been destroyed bills to the amount of \$163, leaving now in existence \$233.437—63.444 of which are in the bank. The cashier makes oath that the capital stock actually paid in is \$200,000, and that the number of stockholders is 6,—to wit: William H. Y. Hackett, William Stavers, Samuel Lord, William M. Shackford, Ichabod Goodwin and Christopher S. Toppan. The President signs the bills, delivers them to the cashier and takes

his receipt for them—an entry is then made upon the books of the bank, and they are put in circulation when demanded.

The directors meet regularly once a week, and make all the discounts. They also make a thorough examination of all the affairs of the bank in September and March, in each year, and enter the result of their examination upon the records. The cashier thinks that about one half of the debts owed to the bank are due from persons out of the State. A dividend, at the rate of 6 per cent. per annum, was made in March, 1846. No loans are made by the bank upon the pledge of its own stock.

The officers of the bank are, William H. Y. Hackett, President; Samuel Lord, Cashier; William H. Y. Hackett, William Stavers, Ichabod Goodwin, William M. Shackford and Christopher S. Toppan, Directors. None of the directors are in any way indebted to the bank, except Ichabod Goodwin, who is liable as indorser of bills of exchange negotiated by him through the bank to an amount not exceeding \$3,000—his stock is \$6,900. The cashier has given a bond in the sum of \$20,000, which is secured by a pledge of property. The bank pays 4 per cent. interest on deposits made for six months, or upwards.

The cashier makes oath that none of the debts due the bank are bad or doubtful.

ROCKINGHAM BANK.

[May 15, 1846.]

Means.

Specie,	11.046.83
Bills of other Banks,	1.662.01
Piscataqua Bank,	17.31
Globe Bank,	13.216.77
Bank of America,	4.076.90
Philadelphia Bank,	5.924.86
Notes discounted,	170.421.98
Exeter Manufacturing Co. stock,	1.200.00
Vault and Furniture,	200.00
	<hr/>
	\$207.766.66

Liabilities.

Capital,	100.000.00
Bills in circulation,	64.598.00
Deposits,	34.667.47
Dividends unclaimed,	114.00

Portsmouth Bank,	928.03
Atlantic Bank,	163.94
	<hr/>
	\$200.471.44

The officers of the bank, the manner of conducting their business, the cashier's bond, and the capital stock, are the same as stated in the report of the undersigned of May, 1845, and published in the journals of the Senate and House of Representatives, June session, 1845, to which reference may be had for further explanation. The bank has now no loan upon pledge of its own stock. Neither the cashier nor any other officer is in any way indebted to the bank, except upon the cashier's official bond. Of the debts due the bank, \$100 only is considered bad or doubtful. The bank does not pay interest on deposits. The cashier thinks that about one half of the loans are made to persons out of this State. The number of stockholders is now 117. Dividends of 6 per cent. per annum have been made the past year.

The books of the bank show that bills to the amount of \$262.250 have been issued since the bank went into operation in 1814; and that \$154.050 have been destroyed, leaving \$108.200 now in existence,—\$43.602 of which are in the vault.

The following table will exhibit the liabilities of the aforesaid banks, to both private individuals and corporations, (exclusive of what is due to the stockholders, in the capacity of stockholders,) together with the available funds with which to pay the same, deducting therefrom the real estate, doubtful debts, debts due on pledge of their own stock, and unavailable stock. The first column of figures shows the amount of said debts, and the second the amount of funds.

	<i>Liabilities.</i>	<i>Funds.</i>
Rochester Bank,	82.667.62	184.551.98
Dover Bank,	22.122.22	71.352.76
Mechanics and Traders Bank,	130.177.26	225.525.50
Piscataqua Exchange Bank,	233.614.11	435.651.48
Rockingham Bank,	100.357.44	206.166.66
	<hr/>	<hr/>
	\$568.938.65	\$1.123.248.38

From the prompt manner in which the means have been furnished the undersigned to enable him to make the foregoing report, together with the well known ability and integrity of the officers of all the above banks, he has no doubt of its correctness, and takes great pleasure in expressing his belief that they are all well managed and

perfectly sound, and that the public have nothing to fear from their operations.

All of which is respectfully submitted.

IRA ST. CLAIR, *Bank Commissioner.*

Concord, May, 1846.

To His Excellency the Governor of the State of New-Hampshire.

Pursuant to an order from His Excellency, the Governor, the undersigned, during the months of April and May, 1846, proceeded to examine the condition of the Meredith Bridge Savings Bank, the Somersworth Savings Bank, the Savings Bank for the County of Strafford, the Portsmouth Savings Bank, and the Newmarket Savings Bank, and obtained such information in relation to the management of their affairs as to enable him to make the following REPORT.

MEREDITH BRIDGE SAVINGS BANK.

This bank was incorporated July 2, 1831, for an indefinite period, and received its first deposit January 17, 1832.

The following is the Treasurer's sworn statement of its condition, April 27, 1846.

Means.

Cash on hand,	\$2,036.29
Real Estate,	1150.00
Due on 54 shares Winnepiseogee Bank stock,	810.00
Notes of hand, principal,	37305.70
Interest to January 21, 1846,	733.53
	<hr/>
	\$42035.52

Liabilities.

Due for deposits,	41606.41
	<hr/>
	\$41606.41

The treasurer estimates the real estate to be overvalued \$250, and the bank stock \$270, amounting to the sum of \$520. This sum being deducted from the available means of the bank, reduces them to the sum of \$41515. 52, which is \$90.89 less than the amount of the deposits. The treasurer makes oath that he believes all the notes due the bank to be good. The bank pays 5 per cent. per annum to the depositors, which is paid semi-annually—in January and July. The above deficiency in the means was caused by debts formerly due the bank, which were secured by real estate and bank stock, both

of which have decreased in value since the securities were taken.— Should no further misfortune happen to the bank, it would seem that the aforesaid deficiency will soon be made up, and that there is no serious cause for alarm to the depositors. In July, 1842, the reserved profits were estimated to amount to the sum of \$452.95. This sum has not since been increased, and will not now be quite sufficient to make up the loss occasioned by bad debts.

By law, the number of members of the corporation shall not exceed 50. There are now only 27. There are now about 380 depositors.

The officers of the bank are, Stephen W. Mead, President; John T. Coffin, Treasurer; Alexander Beaman, George L. Sibley, Francis Russell, Daniel M. Gale, Alvah Tucker, Charles Morgan, Joseph P. Pitman, and Elijah Beaman, Trustees. The Trustees meet semi-annually, and examine the Treasurer's accounts. Loans are made by direction of two or three of the Trustees. The Treasurer has given a bond in the sum of \$5000, with sufficient sureties. He receives \$125 per annum for his services. No officer is liable to the bank as principal, nor does any one except the Treasurer receive any pay for his services. The depositors mostly reside in the immediate vicinity of the bank.

SOMERSWORTH SAVINGS BANK.

This bank was incorporated July 2, 1845, for twenty years, and received its first deposit September 18, 1845.

The following is the Treasurer's sworn statement of its condition May 12, 1846.

Means.

Notes of hand, principal and interest,	\$16892.11
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Liabilities.

Due for deposits, principal and interest,	\$16892.11
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The Treasurer makes oath that none of the debts due the bank are bad or doubtful; so that it appears that the bank is now perfectly solvent, and that there is no danger of loss to the depositors.

By law, the number of members of the corporation shall not exceed 50. The number is now only 29. The number of depositors is 193. Discounts are made by the Treasurer, with the advice of five trustees. No examination of the bank has yet been made by its officers, but it is proposed to make thorough examinations semi-annually. The treasurer has given a bond in the sum of \$10,000, with good sureties—his salary is to be fixed hereafter by the trustees. No other officer of the bank receives any pay for his services.

The officers of the bank are, John A. Burleigh, President; Hiram R. Roberts and Daniel G. Rollins, Vice-Presidents; Mark Noble, Secretary and Treasurer; John A. Burleigh, Hiram R. Roberts, Daniel G. Rollins, Joseph Doe, Moses Baker, William W. Rollins, Ichabod G. Jordan, Nathaniel Wells, Benjamin Hanson and Oliver H. Lord, Trustees; who all reside in Somersworth.

The by-laws of the bank require that all persons making deposits shall release the officers and members of the institution from all personal liabilities, excepting for wilful and corrupt misconduct—providing such release shall not affect the treasurer or his sureties.

How far the above clause in the by-laws of the bank may conflict with the letter and spirit of the laws of this state respecting corporations may, perhaps, be the subject of future consideration.

SAVINGS BANK FOR THE COUNTY OF STRAFFORD.

This bank was incorporated June 27, 1823, for an indefinite period, and received its first deposit February 28, 1824.

The following is the Treasurer's sworn statement of its condition, May 13, 1846.

Means.

Notes of hand, principal and interest,	291,567.15
Balance due from Dover Bank,	1,331.00
Balance due from Strafford Bank,	223.00
Due from Dover Aqueduct,	1,628.00
Real estate in Moultonborough,	850.00
Cash on hand,	6,010.03
	<hr/>
	\$301,609.18

Liabilities.

Due for deposits,	294,977.35
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The Treasurer makes oath that the real estate may be valued \$50 too high, but that no deduction whatever is to be made from the value of the rest of the property of the bank. It therefore appears that, after making that deduction from the estimated value of the real estate, there will be a surplus of \$6,581.83, to be divided among the depositors after paying all the bank's liabilities.

The present number of depositors is about 1500. Dividends of $2\frac{1}{2}$ per cent. are made semi-annually, when the trustees particularly examine into the affairs of the bank. The trustees meet once a week to make discounts, which must be assented to by a majority. The treasurer has given bonds in the sum of \$5000, with two sure-

ties. No officer is in any way indebted to the bank as principal, except the treasurer on his official bond.

In July, 1844, the bank divided the sum of \$10.000 among the members, above the annual five per cent.

The officers of the bank are—Noah Martin, President; Daniel Osborne and Nathaniel Young, Vice-Presidents; William Woodman, Treasurer; Moses Paul, George Piper, John Currier, Asa A. Tufts, John H. Wheeler, and William Woodman, Trustees. By law the number of members shall not exceed 40.

PORTSMOUTH SAVINGS BANK.

This bank was incorporated June 24, 1823, for an indefinite period, and received its first deposit August 20, 1823.

The following is the treasurer's sworn statement of its condition May 15, 1846.

Means.

Bank stocks,	8950.00
Due from United States, individual States, Cities, Towns, Counties and Railroads,	333.215.00
Note secured by mortgage,	445.56
Notes secured by Bank stock,	1.750.00
Due from Piscataqua Exchange Bank,	3.660.81
Interest due,	2.875.78
	<hr/>
	\$350.897.15

Liabilities.

Due for deposits,	342.926.73
	<hr/>
	\$342.926.73

The treasurer makes oath that the above securities are, in his opinion, worth the sums at which they are valued; from which it appears that there is now a surplus of \$7.970.42 in the bank, to be divided among the depositors, after paying all its liabilities. The bank pays 4 per cent. per annum on the deposits. The trustees, consisting of 18 in number, meet semi-annually, in January and July, and thoroughly examine all the affairs of the bank. The treasurer has given a bond, with security, in the sum of \$6000, and is not otherwise indebted to the bank. No other officer is in any way liable to the institution. No single deposit exceeding the sum of \$300 is received by the bank.

The officers of the bank are, William M. Shackford, President; Samuel Lord, Treasurer; William M. Shackford, Samuel Lord, Na-

thaniel B. March, William Stavers, and Ichabod Goodwin, constitute an Investment Committee, who make the discounts. The bank divided the sum of \$17,332.01 among the depositors in July, 1843, above the annual 4 per cent. By law, the number of members shall not exceed 40.

NEW-MARKET SAVINGS BANK.

This bank was incorporated June 22, 1832, for an indefinite period, and received its first deposit in August, 1832.

The following is the treasurer's sworn statement of its condition May 16, 1846.

Means.

Due from the New-Market Manufacturing Company, as per books,	20.093.35
	<hr/>
	\$20.093.35

Liabilities.

Due for deposits to May 1, 1846,	19.292.64
	<hr/>
	\$19.292.64

From the above statement it appears there is a surplus of \$800.71. The bank pays 4 per cent. per annum on the deposits. By law, the number of members shall not exceed 50—it is now only 9. In June, 1842, the bank divided the sum of \$2,534.41 among the depositors, above the annual 4 per cent. This bank is now principally managed for the benefit of the operatives in the factories belonging to the New-Market Manufacturing Company, and receives no deposit except from persons living in the town of New-Market. December 3, 1833, the trustees voted to loan all the money belonging to the bank to said company at 6 per cent. per annum, which was accepted, and for some time the company paid the 6 per cent., but now pays only 5 per cent. per annum.

The officers of the bank are, George W. Kittredge, President; Henry C. Weatherby, Treasurer; George W. Kittredge, Benjamin Wheatland, John Webster, William W. Stickney, Benjamin Brooks, Benjamin Battles, William Smith, Samuel A. Haley and Henry C. Weatherby, Trustees.

The number of depositors on the 31st of December, 1845, was 151. The treasurer has given a bond in the sum of \$5000, with three sureties.

The by-laws of the bank require that a thorough examination of its affairs shall be made by a committee on the 30th of June and the

31st of December, in every year—still no examination has been made by the trustees since July, 1845. The treasurer receives only \$25 a year for his services. No other officer receives any thing for services. There are no debts due the bank, except what are due from said Company.

From the examination made by him, the undersigned has come to the conclusion that the above sum of \$20.093.35 is the true sum due the bank from said Company. The treasurer exhibited the books of the bank, which show that sum due; but when the vouchers were produced, they show a much larger sum due the bank, so much so that the undersigned was fully satisfied that no definite information could be obtained from them. However, upon enquiring of the clerks of the Company, he found that the Company books and the bank books all show that to be the true sum due to the bank, and therefore he believes it correct. The treasurer does not appear to be a very correct accountant, and, without the assistance of the Company's officers, would hardly be able to give a very satisfactory explanation of the records.

It appears that the Company employs the operatives and pays them their wages—the operatives deposit their money in the bank, which, in fact, is pretty much under the control of the Company—the bank then loans it to the Company at such rate of interest as said Company may see fit to pay. There is no direct evidence that the Company has dealt unfairly with the owners of the deposits of this bank; but, when the loose manner in which the records are kept, the unskilfulness of the treasurer, the relation in which said Company stands to the depositors, and the reduction of the rate of interest on the money borrowed by the Company, from 6 to 5 per cent., are taken into consideration, the undersigned believes it would be no very great stretch of credulity to imagine a case, where gross imposition might be practised upon, and great injustice done to, persons situated as the owners of the stock of this bank are. Should it be deemed expedient to prohibit any person, interested in the affairs of said Company, from holding an office in said bank, perhaps the danger might be avoided, and the rights of all parties protected.

In conclusion, the undersigned would give it as his opinion, that the foregoing Savings Banks are so far solvent, as that the depositors are in no immediate danger of losing by their operations. From the investigation which he has made, the undersigned is fully satisfied of the necessity of frequent examinations of these institutions, and would recommend that an order be made annually for that purpose.

All which is respectfully submitted.

IRA ST. CLAIR, *Bank Commissioner.*

Concord, May, 1846.

REPORT-BY JAMES M. RIX.

To His Excellency the Governor :

The undersigned having, between the 31st of March and 15th of April last, in discharge of his duty as Bank Commissioner, visited and made an examination into the affairs of the banks embraced in the statements below, respectfully submits the following

REPORT.

It has, in every examination, been his desire to arrive at the true condition of the banks examined, and to make such statements in reference to the facts ascertained as, without doing injustice to any one, should do full justice to the public. As to all material facts, he has made full inquiries of the several cashiers upon oath, taking their sworn answers in writing. The information thus obtained he has in every case tested by an examination of the books and notes, as well as the cash on hand, of the several banks. He has also entered into all such inquiries as seemed to him necessary, to ascertain whether any of them had violated the provisions of their respective charters, or any of the laws of the land.

Below is a recapitulation in tabular form of the statements of the several banks, as submitted to me, and sworn to by their cashiers, and tested by examination.

	<i>Means.</i>					
	Debits due the Bank.	Real Estate.	Deposits for redemption of bills.	Bills of other Banks.	Specie.	
Lancaster Bank,	\$86.903 49	6.308 12	5.859 13	11.430	2.032 18	
Bank of Lebanon,	126.131 57	1.325	53.604 25	3.375	9.147 28	
Mechanicks' Bank,	176.101 17	13.925	8.591 96	3.788 82*	7.928 74	
Merrimack County do.,	100.456 35	2.250	27.642 69	22.003 12*	21.999 47	
Manchester Bank,	93.448 84		27.365 85	6.149	3.811 33	
Granite do.,	177.005 62	4.016 60	3.313 31	1.315	7.767 13	

	<i>Liabilities.</i>					
	Capital.	Deposits.	Circulation.	Unpaid dividends.	Unpaid checks.	Profit and loss.
Lancaster Bank,	\$50.000	8.069 75	36.154	188 50	7.721 98	10.388 69
Bank of Lebanon,	100.000	12.311 87	73.631			7.640 23
Mechanicks' Bank,	100.000	27.024 96	74.394	243 00		8.673 73
Merrimack Co'ty do.,	60.000	53.446 67	60.000			904 96
Manchester Bank,	50.000	35.091 41	44.099			1.591 61
Granite do.,	100.000	10.137 69	77.654	760 50		4.865 57

* Including bank checks.

Judging from the above statements only, each of the above banks possess, not only the means of paying *all* its liabilities, but a *surplus in addition*, equal to the sum entered under the head of "profit and loss." In some instances this is far from the real state of the case. The whole amount of each description of means and liabilities is undoubtedly stated, as to each bank, with substantial correctness. The question arises, however, how far the means of either of them may be bad, doubtful, or unavailable? We have the amount of the indebtedness of each of them, subject to no material deduction. What, then, are their *actual* and *unquestionable* means of payment, upon which the public may rest with confidence and in safety?

The assets of the *Lancaster Bank*, more than any other of the above, must be considered subject to deduction. Its real estate will hardly produce the amount with which it stands charged. It has met with large losses, and yet its bad paper, together with a considerable amount of overdue interest, are included in its statements. A far better course would be to carry such paper as is hopelessly bad, to "profit and loss" account at once, so as no longer to encumber the books and files of the institution—a course which the directors propose, at no very distant period, to take. Justice requires a reference to two annual reports in relation to this bank, published and appended to the journals of the two last years, for an explanation of the causes which led to its present condition. During the past year some paper, which I at former examinations regarded as questionable, has been either collected or secured; and the consequence is, a considerable improvement in the appearance of the bank. I regard the following as a fair classification of its demands as at present existing.

Notes, &c., Interest,	Good.	Bad.
	\$54.443 84	\$19.580 54
	5.422 73	7.456 38
	<hr/> \$59.866 57	<hr/> \$27.036 92

I have been very desirous to arrive at a correct estimation of these assets; and though the above can of course be no more than an approximation towards the truth, I am satisfied, from a close examination, that it cannot be far from it. Upon the item of real estate, I am of opinion that there should be a deduction of about \$2,308.12. If my estimation is correct, the capital of the bank is impaired to the extent of \$18,956.35. In July, 1844, a bond, signed by sufficient sureties, in the sum of \$50,000, conditioned for the redemption of the circulation of the bank, was required, and was recently in the hands of the Executive. This bond will expire two years from its date, and I would respectfully suggest that a renewal of it should be required, at all events for \$25,000; and not fully dispensed with

until the losses of the bank are made up, so far as they affect its capital.

The *Bank of Lebanon* has only one item among its notes due, which the cashier estimates to be bad, and that of \$200 only. Its real estate may be subject to some small deduction.

The cashier of the *Mechanicks' Bank* states the whole amount of "bad and doubtful paper" due that bank at \$11,000 at the most. My notes make \$11,090.16; of which, however, it is very probable that some small part will be collected. The cashier is also of opinion that there may be a loss of \$1,425 on the "real estate" now holden by the bank. My examination has given me no reason to doubt the substantial correctness of this estimation. These deductions dispose of the apparent surplus, and show a diminution of the capital to the amount of \$3,751.27. But there is a considerable amount of overdue interest upon paper deemed to be good, which is not embraced among its assets, and the earnings of the bank having recently exceeded its dividends and expenses, to some extent, the deficiency will in all probability soon be repaired.

The *Merrimack County Bank* and *Manchester Bank* have recently gone into operation under the new banking laws of this state, and I have, on examination, discovered no reason to doubt the accuracy of the statements of their respective cashiers, which represent their assets as being subject to no deduction.

The *Granite Bank* embraces in its schedule of notes about \$1000 in "bad and doubtful" paper, and its real estate is also subject to some deduction, but not enough probably to dispose of its surplus profits.

Below is a statement of the immediate means and liabilities of these banks, reckoning their cash funds and deposits for the redemption of their bills under the first head, and their circulation and deposits under the second. The third shows the per cent. upon its whole amount of notes due, and regarded as good in this report, which each of them would have to collect to pay the balance it owes to the public. In this statement unpaid checks and unpaid dividends are included with deposits, in the liabilities of each bank.

	Immediate means.	Do. liabilities.	Per cent.
Lancaster Bank,	\$19,321 31	\$52,134 23	53 $\frac{3}{4}$
Bank of Lebanon,	66,128 53	85,942 87	15 $\frac{3}{4}$
Mechanicks' Bank,	20,309 52	101,661 96	49 $\frac{1}{4}$
Merrimack County Bank,	71,645 28	113,446 67	41 $\frac{1}{2}$
Manchester Bank,	37,326 18	79,183 41	44 $\frac{3}{4}$
Granite do.,	12,395 44	88,552 19	43 $\frac{1}{4}$

It is but just to suggest, that the real estate holden by these banks would of course be a deduction to the amount of its cash value, from

the liabilities to be paid by collections upon their notes due. It may also be but just to the Granite Bank to say that its paper, to the amount of nearly \$19,000, of the most unquestionable character, was, at the time of my examination, deposited in the Boston Bank, where it makes its redemptions, for collection, \$10,000 falling due the day after my examination, and the residue within about two weeks. Indeed, a great portion of the paper of the four banks last named was founded on loans on 60 and 90 days, and liable to protest if not paid at maturity, and constantly falling due, presented a readier means of curtailment, than the assets of banks located in regions more purely agricultural; and, from the necessity of the case, subjected to less rigorous rules as to the enforcement of prompt payment. How far a bank may extend its operations, upon the strength of the advantages it derives from seasons of financial quiet and confidence, without danger to itself or the community, is a question about which financiers have differed, and which it might ill become me to discuss. Every prudent man, however, will doubtless fix his mind upon *some* point beyond which our banks should not, upon the most alluring promise of gain, extend their system of paper credit; which is dangerous when reached, and which, in the event of any sudden reverse in our money market, is seldom escaped from without creating ruinous revulsions in the community. A steady line of discounts, regularly extending at those seasons when the future earnings of the people may be safely anticipated, and contracting as they derive from those earnings the means of payment, seems necessary to the preservation of a sound credit in the country. Loans having been made freely while the public is investing its labor and its money, should be contracted when they are reaping the returns from that investment, that they may be stimulated to make prompt payment. *Making* it, they will *require* it, and prompt payment become the general law of the community; while credit ceasing to be the means of fostering extravagance, will for the most part be kept within those prudent bounds which must ever limit its beneficial operation.

It has been my desire, in the above remarks, merely to suggest some points of view from which the statements of our banks should occasionally be regarded. Upon a review of all the facts in reference to the above banks, I have no doubt that they possess the ability to redeem their bills and pay all their debts to the public.

Here arises another important question. Are any of our banks maintaining a circulation beyond the limits prescribed by law, to prevent them from extending too widely the field of their operations?

The Manchester Bank and Merrimack County Bank, having neither of them made any loans on a pledge of stock, and having gone into operation upon the personal liability principle, are authorized by law

to circulate an amount equal to their capital. They have adopted the best conceivable means to avoid exceeding this limit, by having only the precise amount of *bills made* which they are permitted to circulate. The facts under this head, in reference to the several banks embraced in this report, may be stated as follows :

Banks.	Loans on pledge of stock.	Legal circulation.	Circulation <i>more</i> than law allows.	Circulation <i>less</i> than law allows.
Lancaster Bank,	\$2.259 13	38.192	—	2.038
Bank of Lebanon,	none.	80.000	—	6.369
Mechanicks Bank,	5.284 47	75.772	—	1.378
Merrimack Co'ty Bank, none.		60.000	—	—
Manchester Bank,	none.	50.000	—	5.908
Granite do.,	2.000 00	78.400	—	746

Officers of the Banks and their liabilities, and other facts not before given.

LANCASTER BANK.

Royal Joyslin, Richard P. Kent, Joseph Colby, Turner Stephenson, David Burnside and Ephraim Cross, are the Directors, the first named being President. George A. Cossitt is the cashier; is not indebted to the bank, and has given a good bond. The liabilities of the directors, as principal and surety, compare with the amounts of stock owned by them, as below.

	Owns stock.	As principal.	As surety.
Royal Joyslin,	\$550 00	2.649 07	2.580 67
Richard P. Kent,	2.500 00	2.259 13	642 50
Joseph Colby,	300.00	247.93	253.06
Turner Stephenson,	250.00	2.535.39	2.302.50
David Burnside,	500.00	1.473.75	1.243.12
Ephraim Cross,	550.00	3.350.13	642.50

The above amount of stock is as stated by the cashier, from his books, March 31, 1846, between which time and the preceding 20th of March \$4.200 had been transferred by Royal Joyslin, \$2.250 by Turner Stephenson, \$1.950 by David Burnside, and \$3.800 by Ephraim Cross, to persons out of town, the transfers having been, as there is every reason to believe, merely nominal, and with a view to taxation. The last item of stock has already been retransferred, and the whole of the above stock, being \$16.850, may be considered as standing against the above liabilities. For the last three years the bank has made no dividends. The directors make the discounts, and exercise a general supervision over the affairs of the bank. The cashier estimates, upon oath, the amount of bad and doubtful debts due the bank at \$18.000. There is a credit to some of the above directors for deposits, which, if deemed a proper offset, would

reduce their liabilities nearly two thousand dollars. For some necessary explanations as to the origin of these liabilities, I would respectfully refer to the Report of Amos Tuck and myself, made in June, 1844, page 27 of the Bank Reports, as published that year by order of the Legislature.

BANK OF LEBANON.

Robert Kimball, Timothy Kenrick, Paul Buswell, Hasley R. Stevens, Samuel Wood and Abner Allen, are the Directors of this Bank, the first being President. The stock and indebtedness of four of these are as follows. Robert Kimball owns \$6000 in stock, and owes \$2000; Paul Buswell owns \$5000 in stock, and owes \$400; Hasley R. Stevens owns \$1000 in stock, and owes \$500; Samuel Wood owns \$3000 in stock, and owes \$575; all as principals. The other directors are not indebted to the bank. James H. Kendrick is the cashier, has given a good bond, and is not indebted to the bank. For the last three years the bank has made regular semi-annual dividends of $3\frac{1}{2}$ per cent. The cashier, under the supervision of the directors, makes the discounts. The directors annually make a thorough examination into the affairs of the bank.

MECHANICKS BANK.

Joseph M. Harper, Seth Eastman, D. M. Carpenter, Jeremiah Clough, Charles H. Peaslee, Josiah Minot, and John A. Gault are the directors, the first named being president, and neither of them are indebted to the bank. George Minot is the cashier, is not indebted for any amount, and has given a good bond. Discounts are made by a majority of the Board of Directors, who meet once a week, and at least once a year make a full examination of its funds and securities, and all matters necessary to an understanding of its condition.

MERRIMACK COUNTY BANK.

This institution has just commenced operations, having been chartered in June, 1845, subject to personal liability and the general banking laws of the state. Its capital is 60,000, and was all paid in, in cash, on the 30th and 31st days of December last. No dividends have yet been made. There are fourteen stockholders, four of them minors. Francis N. Fisk, Abial Walker, Joseph B. Walker, Samuel Coffin and Richard Bradley, are the directors, the former being president. Ebenezer S. Towle is the cashier. None of the officers are indebted to the bank. There has been no change in the stockholders since it commenced operations. The cashier has given a bond in

the sum of \$20,000, with good sureties. The directors make the discounts.

MANCHESTER BANK.

This bank has recently gone into operation, under the same laws and a charter of the same description as the above. The charter was granted December 1, 1844, and accepted in February following. The capital is \$50,000, the shares in this as in the Merrimack County Bank being \$500 each. This capital has all been paid in, in cash, and is owned by thirty stockholders. Only one share has been transferred since the bank went into operation. Stockholders by the by-laws, must, in order to make any sale valid, first offer their stock to the corporation, at par, with 6 per cent. from the time of the last dividend, at which rate the corporation may take it, if it so elects, within three days following. James U. Parker, William C. Clarke, Isaac Riddle, S. D. Bell, D. A. Bunton, Hiram Brown, and J. T. P. Hunt, are the directors, the first being president. Of these, James U. Parker, owning \$10,500, is indebted \$506; Isaac Riddle, owning \$2,500, is indebted \$600, and Hiram Brown, owning \$3,500, is indebted \$1,362.82. The other directors owe nothing to the bank. Nathan Parker, the cashier, owes nothing, and has given a bond in the sum of \$25,000, with two good sureties. On the 23d day of February the directors made a thorough examination into the affairs of the bank. It requires the assent of four of the directors to make any discount.

GRANITE BANK.

James Bell is the president of this bank, and one of its directors. He owns \$1,300 of the stock, and is indebted in the sum of \$780. Moses Sanborn, another director, owns \$5,300 in the stock, and is indebted \$3,000. No other director owes any sum to the bank. James Burley is the cashier, has given a good bond, and is indebted to the bank in the sum of \$400. For the last three years there have been semi-annual dividends of three per cent. each. The directors make the discounts. They meet regularly once a week; and annually, by a committee, make a thorough investigation of all matters pertaining to the condition of the bank.

The several cashiers of the above banks, have, as I have every reason to believe, furnished every facility in their power, pending my examination of their affairs; made prompt answers to all questions addressed to them, and shown no indisposition to aid in the preparation of a fair statement of the affairs of the institutions under their control.

All which is respectfully submitted,

JAMES M. RIX, *Bank Commissioner.*

Concord, June, 1846.

To His Excellency the Governor :

In pursuance of orders received from Hon. John H. Steele, late Governor, the undersigned, one of the Bank Commissioners for the State of New-Hampshire, having, upon the eleventh day of April past, visited and made a careful examination into the affairs of the New-Hampshire Savings Bank at Concord, respectfully submits the following

REPORT.**THE NEW-HAMPSHIRE SAVINGS BANK**

is one of the oldest, and perhaps, considering the extent of its operations and its central location, the most important institution of the kind in the State. Controlling a vast number of small sums, forming a large capital in the whole—those sums in many instances forming the main reliance of the depositors, in case of sickness or want of employment—this Savings Bank may well be an object of solicitude to the State, and a subject of the watchful care of its Executive.

It affords me great pleasure to be able to state, that the books of the Treasurer, Mr. Samuel Morrill, have been kept with such scrupulous accuracy, and have been found by me, so far as I have had opportunity to test them, so entirely correct, that I cannot doubt that the following statement made by him affords a fair view of the condition of the Bank.

<i>Assets.</i>		<i>Liabilities.</i>	
Principal due,	\$196.775.35	Amount of Deposits,	700.103.50
Int. outstanding		Deposits paid,	531.901.50
Jan. 15, 1844,	973.86		168.202.00
Do. accrued and		Dividends of int. to	
not rec'd Jan.		Jan. 15, 1846,	121.929.82
15, 1846,	3.041.60	Interest paid,	90.193.63
Cash,	10.714.20		31.736.19
		Extra dividend,	3.500.00
	\$211.505.01	Paid,	3.041.60
			409.45
			\$200.347.64
	\$200.347.64		
Balance,	\$11.157.37		

During the last year, \$10.623.03 of the bad assets of the bank, being mainly loans on Concord real estate and interest thereon, have been carried to profit and loss account, disposing of \$7.486.57 of the balance which appeared in favor of the bank in April, 1845, and \$3.136.46 of its profits for the current year. Upon the remainder of

its assets, the Treasurer estimates that there will be a loss of \$7,260.80, the greater part of it upon stock in the Concord Bank. I am of opinion that the loss may exceed this sum; but from a pretty careful examination see no reason to apprehend that, with good management, it will be sufficiently extensive to reduce the assets of the bank to a sum smaller than its liabilities. The rate of interest to depositors, which, in consequence of its losses, the bank has been compelled to reduce from five to four per cent. may in all probability soon be raised with safety.

During the past year the increase of its deposits was \$9,947, and of its discounts \$6,695.66. The total amount of deposits for the year is \$55,759. The total amount of discounts is \$73,594.50.

The following classification of the operations of the bank, in both departments, for the last year, will be found substantially correct. It shows from what section this large amount of deposits has come, and how the loans of the bank have been distributed.

	<i>Deposits.</i>	<i>Loans.</i>
Merrimack County, exclusive		
of Concord,	\$24.605	77.70
Town of Concord,	13.993	*42.184
Hillsborough County,	7.585	†15.440
Rockingham do	4.010	
Belknap do	2.026	4.150
Grafton do	1.325	2.600
Sullivan do	775	
Carroll do	300	600
Strafford do	6	
Coös do		500
Other States,	1.134	350
	<hr/>	<hr/>
	\$55.759	\$73.549

That *all* these loans have been well secured, is very probable; but so far as the security depends upon real estate, where too many loans have been made to a single town, a sudden revulsion, essentially impairing its business or diminishing its population, always a contingency to be regarded as *possible*, must somewhat affect that security.

The general direction of the business of this Savings Bank is in the hands of an investment committee, chosen annually by the members of the corporation, and now consisting of Messrs. Francis N. Fisk, Ira Perley, Isaac F. Williams and Theodore French. Neither

* Of this amount, \$10,000 is an investment in the stock of the Merrimack County Bank, and the greater part of the balance, loans on Concord real estate.

† Mostly on Manchester real estate.

of them are indebted to the bank. They appear to have been exceedingly vigilant in the discharge of their duties, managing its resources with great general caution and good judgment. For their services the last year they have received the very reasonable compensation of \$168—a compensation prohibited by the charter, but the payment of which seems inevitable to procure services of this character, which are indispensable to the good management of an institution of this extent and importance. The whole expenses of the bank, including taxes, and the Treasurer's salary of \$600 per year, are about \$1000 per annum. The Treasurer has given a bond in the sum of \$20,000, and is not indebted to the bank. The present trustees are 50 in number, of whom 40 are citizens of Concord. The general reputation of many of them, as men of property, business, experience and integrity, afford us every ground to hope that no wilful mismanagement or neglect of theirs, no gross improvidence of any kind, will be permitted to endanger the small, but numerous and vastly important trusts confided to their care.

JAMES M. RIX, *Bank Commissioner.*

Concord, June, 1846.

RAILROAD REPORTS.

ELEVENTH ANNUAL REPORT OF THE NASHUA AND LOWELL RAILROAD CORPORATION.

To the Honorable Legislature of New-Hampshire:

The Directors of the Nashua and Lowell Railroad Corporation hereby submit their eleventh annual report of their acts and doings, receipts and expenditures, under their acts of incorporation, for the year ending April 30, 1846.

Amount of capital paid in, as per last report,	\$380,000.00
Amount of capital paid in during the past year,	120,000.00

Total amount of capital paid in,	\$500,000.00
The amount expended during the past year, exclusive of the amount spent and charged to the cost of road, is as follows:	

For repairs of road, including repairs of bridges and
T rails, for renewals of track and extending side

track, and improvements of line and dépôt accommo- dation in Lowell, and land for the same ; and sleep- ers and subsills, for the renewal of about one third of the main track : New-Hampshire, \$10.473.85 } Massachusetts, 20.712.58 }	\$31.186.43
For repairs of engines and cars, including seventeen new freight cars, and repair of cars over the Boston and Lowell Railroad, - - - - -	9.719.93
For fuel, oil, salaries, wages, loading, merchandize, ex- penses on Boston and Lowell Railroad, and all other miscellaneous expenses, - - - - -	31.470.03
	<hr/> \$72.376.39

The amount received during the past year has been as follows :

For passengers, - - - -	56.059.81	
For merchandize, - - - -	62.263.41	
For U.S. mail, rents, and miscellaneous, 4.815.80		\$123.139.02

The number of miles run during the past year is, viz.

With passenger trains,	28450	
“ merchandize trains,	13965	
“ miscellaneous trains,	4260	46675 miles.

The amount of profits divided during the past year is \$50.000, being two dividends of five per cent. each.

A reduction of about twenty per cent. on passenger fare and freight was made the preceding year, and a further reduction of 20 per cent. on passenger fare took place on the 1st of November last.

During the past year the Second Track, referred to in our last report, has been completed and is in daily use—greatly facilitating the business of the road and the convenience of the public travel, for which has been expended the sum of \$120.000 as follows :

	<i>In Massachusetts.</i>	<i>In New-Hampshire.</i>	<i>Total.</i>
For iron,	66.676.86	32.085.22	98.762.08
For superstructure,	5.646.66	2.885.57	8.532.23
For grading,	10.509.96	2.024.23	12.534.19
For engineering,	118.74	52.76	171.50
	<hr/> 82.952.22	<hr/> 37.047.78	<hr/> 120.000.00

The earnings since the opening of the road to May 1, 1846, have been	753.838.13
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From which deduct expenses for same period, including expenses on Boston and Lowell Railroad,	449,710.71
Leaving net earnings,	304,127.42
Of which, in proportion to cost of road, belongs to Massachusetts,	181,796.27
Belongs to New-Hampshire,	122,331.15
	\$304,127.42

It will be seen that the expense account for repairs of road is considerably increased for the past year beyond that of former years. This is occasioned by charging to that account twenty thousand dollars, expended for iron and other materials, for side tracks, and the renewals of the general line; for improving the line and depôts in Lowell, and land for the same; for new sleepers and subsills for about one third of the old track; and for the balance of cost of new second track beyond the stock created for that purpose. This sum the directors thought should be taken from the earnings of the road and charged to expense account, rather than to create new stock, and thereby increase the capital for that purpose. This course is deemed less expensive to the public, and at the same time just to the stockholders; inasmuch as the improvement made by that outlay is yet deemed far short of the actual depreciation of the track, bridges, buildings and furniture.

Since our last annual report the Railroad Commissioners have informed us that in their opinion the charter made it the duty of the directors to ascertain and apportion the profits of the road between the two states in which it is located, and to insert the same in their annual report to the Legislature. This, however, the directors have never heretofore assumed to do—believing that it was the intention of the Legislature that the commissioners, and not the directors, should perform this duty. The language of the charter is this: “The Railroad Commissioners shall ascertain what proportion of the receipts and profits of said railroad shall properly appertain and belong to the portions of said railroad situated in said two states.” By the acts of union the directors have always considered the company as *one company*, and the road, although in two states, as one entire road; and, in conformity with this opinion, they have made report of the *whole* receipts and disbursements of the road, with the length and cost of construction in each state; thereby furnishing the materials from which the apportionment could easily be made, according to any rule or principle which might be established and deemed equitable. But whether this apportionment should be made according to length of road, or the amount expended in each state, they supposed that they were not empowered to decide. In this opinion

they have felt confirmed by the fact that the Legislatures of the respective states have always "Resolved that the report so made is satisfactory." But wishing to do their whole duty, they have ventured in this report to make the apportionment as above. They have adopted the principle which seemed to them most equitable and just, and apportioned it according to the amount expended in each state.

DANIEL ABBOT,
HENRY TIMMINS,
CHARLES F. GOVE,
JESSE BOWERS,

May 1, 1846.

Directors of the Nashua and Lowell R. R. Corp.

HILLSBOROUGH SS., May 27, 1846. Then personally appeared the abovenamed Daniel Abbot, Henry Timmins, Charles F. Gove, and Jesse Bowers, and made oath that the foregoing report by them subscribed, is true, according to the best of their knowledge and belief. Before me: ISAAC SPALDING, *Justice of the Peace.*

EIGHTH ANNUAL REPORT OF THE EASTERN RAILROAD IN NEW-HAMPSHIRE.

To the Honorable Senate and House of Representatives of the State of New-Hampshire, in General Court convened:
The Directors of the Eastern Railroad in New-Hampshire, by leave, respectively make their eighth annual report of their acts and doings, receipts and expenditures.

This road is leased to the Eastern Railroad Company of Massachusetts (under authority of this state,) for a term of ninety-nine years from Feb. 18th, 1840, giving the Eastern Railroad the entire right to use the road with locomotive engines, carriages, &c. By this arrangement the two roads, forming a continuous line, are placed for practical use under one direction. The receipts and expenditures applying to income account are kept by the Eastern Railroad Company of Massachusetts.

By the terms of the lease, the dividend of profits earned is to be equally divided upon the stock of the two roads, in proportion to their respective capitals paid in.

Since the last annual report we have received from the lessees \$38,600, from which a dividend of four dollars per share was made July 1st, 1845, and a second dividend of four dollars per share was made and payable January 5th, 1846, on 4825 shares.

The cost of the buildings, land and road, to June 1st, 1846, as appears by the books of the company, is \$485,704.50, of which \$700

has been expended during the past year in permanent improvements on the road.

The repairs on the road and expenses of running are paid by the lessees.

All of which is respectfully submitted :

ICHABOD GOODWIN,	} <i>Directors.</i>
B. T. REED,	
STEPHEN A. CHASE,	
DANIEL P. DROWN,	

Portsmouth, June 8, 1846.

STATE OF MASSACHUSETTS— } June 8th, 1846.
SUFFOLK SS.

Then B. T. Reed and Ichabod Goodwin personally made oath, and Stephen A. Chase and Daniel P. Drown personally made solemn affirmation, that the foregoing report by them subscribed is in their belief true.

Before me— JNO. L. DIMMOCK,
Justice of the Peace.

SIXTH ANNUAL REPORT OF THE BOSTON AND MAINE RAILROAD CORPORATION.

To the Honorable Legislature of New-Hampshire :

The Directors of the Boston and Maine Railroad do hereby make their sixth Annual Report of their acts and doings, receipts and expenditures, for the year ending November 30, 1845.

The Boston and Maine and the Boston and Maine Railroad Extension Companies have been united by acts of the Legislatures of Massachusetts and New-Hampshire respectively, and by the acceptance of the same on the part of the stockholders, and they now form one corporation. The united roads now extend from Boston to the Portland, Saco and Portsmouth Railroad, at South Berwick, in Maine, with a branch road to the Great Falls Village, in New-Hampshire. That portion of the road which lies between Wilington and Boston was so far completed on the first of July last, that the passenger trains were discontinued from the Boston and Lowell Railroad, arrangements having been previously made for maintaining the communication between the two roads by means of trains run by the Boston and Lowell Railroad Company, to meet our trains at the point where the new road diverges from the former track, which point is two and a half miles distant from the former intersection with the Boston and Lowell Railroad. The freight trains were

discontinued from the Boston and Lowell Road on the first of December last.

The beneficial effects of extending the road into the city of Boston by an independent line are beginning to manifest themselves in the accommodation it affords to a large population, who had been debarred from railroad conveniences; in the increased value of property in the towns through which it passes, and the opportunity it affords to the crowded population of the north part of the city to avail themselves of a conveyance into the country, where lands and buildings are cheap in comparison with other sections of the country in the vicinity of Boston.

A petition has been presented to the Legislature of Massachusetts for permission to change a part of the present location of the road, in the town of Andover, for the purpose of reducing the heaviest grade on its whole line, and carrying the road over the lands of the Essex Company, which company are now constructing a dam across the Merrimack river for manufacturing purposes.

The passenger and freight depôt buildings in Boston, and on the line of the road, are nearly completed.

The total of capital stock paid up to November 30, 1845, was—

	\$1.887.328.76
Of this sum, the amount received of stockholders	
during the year was	218.662.00
Sale of house and land in New-Hampshire,	2.687.25
Total,	221.349.25

Expenditures on account of construction in Massachusetts, on the old road,	3.635.74
Expenditures on Extension Road,	400.815.91
“ New-Hampshire,	3.231.27
“ Maine,	841.43
New engines and cars,	41.107.16
Total,	449.631.51

Income and expenditures for the year ending November 30, 1845 :

Received for transportation of passengers,	172.603.25
“ merchandize,	97.486.46
“ Gravel Train,	7.718.00
“ Miscellaneous receipts,	9.255.39
	\$287.063.10

Expended on repairs of road in Massachusetts,	6,560.45
“ in New-Hampshire, - - - - -	6,126.30
Repairs of engines and cars, - - - - -	18,947.55
Balance of interest chargeable to annual expenses,	14,764.70
New-Hampshire state and other taxes, - - -	5,022.62
Amount paid Boston and Lowell Railroad, - -	31,169.62
Amount paid Portland, Saco and Portsmouth Railroad,	12,267.17
Fuel, oil, salaries and miscellaneous expenses,	59,241.54

\$154,099.95

A dividend has been declared of \$3.50 per share, payable
on the 1st of July, amounting to - - - 46,833.50

Also, a dividend declared of \$3.50 per share, payable on
the 1st of January, amounting to - - - 69,331.50

\$116,165.00

The number of miles run by locomotive engines, in the
year ending November 30, 1845, was—

Passenger trains,	145218 miles.
Freight trains,	35568 “
Gravel trains,	14160 “

194946 “

In addition to the above, our passenger trains have run on the Bos-
ton and Lowell road, drawn by their locomotives, 16290 miles.
On the Portland, Saco and Portsmouth road, 47576 “
Our freight trains on the Boston and Lowell road, 9300 “

All of which is respectfully submitted :

THO. WEST,
THADDEUS NICHOLS,
JOHN HOWE,
SAMUEL A. WALKER,
A. PEIRCE,
WM. F. WELD,
R. W. BAILEY,

Directors of the Boston and Maine Railroad.

Boston, January 22, 1846.

COMMONWEALTH OF MASSACHUSETTS—}

SUFFOLK SS.—*Boston, January 22, 1846.* }

Then personally appeared the above named Tho. West, T. Nich-
ols, Jno. Howe, S. A. Walker, Wm. F. Weld, and R. W. Bailey,
and made oath that the foregoing report, by them subscribed, was
true, according to the best of their knowledge and belief.

Before me : EDWARD PICKERING, *Justice of the Peace.*

BOSTON, *January 22, 1846.* The undersigned have examined the foregoing report of the Directors of the Boston and Maine Railroad, and approve the same.

JOHN ANDERSON,

Commissioner for the State of Maine.

WILLIAM STEVENS,

Commissioner for the State of Massachusetts.

BOSTON, *June 2, 1846.* The undersigned has examined the foregoing report of the Directors of the Boston and Maine Railroad, and approves the same.

GREENLEAF CLARKE,

Commissioner for the State of New-Hampshire.

FIFTH ANNUAL REPORT OF THE CONCORD RAILROAD CORPORATION.

To the Honorable Senate and House of Representatives :

The Directors of the Concord Railroad Corporation respectfully submit the Fifth Annual Report of their acts and doings, receipts and expenditures, for the year ending April 30, 1846.

In the last annual report it was stated that a further charge to construction would be necessary to make the road and equipments complete. For this purpose, the sum of \$23.137 has since been expended for land and enlargement of the freight dépôt at Manchester, new passenger dépôts at Nashville and Amoskeag Falls bridge, and for the construction of a bridge over the railroad at Hooksett, which amount, added to the "construction account," as reported at the last annual meeting, will make the present cost of the road and furniture \$779.581.41.

The capital stock of the corporation has been increased within the last year \$50.000, by creating one thousand new shares, which makes the present capital \$800.000, of which there is now on hand \$20.418.59, to be applied to the future wants of the road.

The earnings of the road for the past year have been as follows, to wit.:

From passenger department,	-	-	-	-	\$109.971.64
From freight,	-	-	-	-	115.469.17
From rents and interest,	-	-	-	-	3.038.46
					<hr/>
					\$228.479.27

Expenses.

For road repairs,	-	-	-	\$26.817.74
For wood and oil,	-	-	-	10.813.08

For repairs and engines,	- - -	10.750.00	
For taxes,	- - -	6.537.41	
For freight, passenger, and other expenses,		80.136.17	135.054.40
			<hr/>
	Net earnings,		\$93.424.87
Out of which two dividends of 5 per cent. each have been paid, amounting to	- - -		80.000.00
			<hr/>
Leaving a balance to be added to the contingent fund of which makes the present contingent fund,			\$13.424.87
			<hr/>
			\$30.865.36
			<hr/>

In the foregoing expenses, extraordinary charges have been included, such as, 24 freight cars, one 14 ton freight engine; and also 3 new passenger and 1 baggage car, to replace those consumed by the late fire at Concord.

In the charge for "road repairs," \$13.750 is included for the deterioration of bridges, sleepers, fences, rails, &c.; and in the charge for expenses, \$3.656 is included for deterioration of passenger cars, which will be expended for two new cars, now contracted for—both of which sums are credited to "deterioration account."

The funds of the corporation are invested in "stock in machine shop," wood and oil, notes receivable, balances due for freight, and cash.

On the first day of November last the passenger tariff was reduced from \$2.00 to 1.75 for through passengers, and from 1.00 to 80 cents for the local passengers between Concord and Nashville. And, in the opinion of the Directors, the income of the road for the past year will justify a further reduction of the freight tariff at an early date.

The second track laid down by the Nashua and Lowell Railroad the past year, has greatly facilitated the business of the line; and the attention of the Directors has been called to the subject of extending it to Concord; and, after a full discussion, were unanimously of the opinion that the business of the road required it, and accordingly voted, on the 30th of April last, to proceed immediately in the construction of that portion between Nashville and Manchester the present season. For this purpose 4000 shares have been created, and offered to every stockholder holding stock on the first day of June next.

It will be seen, by the statistics herewith submitted, that the business of the road, both in freight and passengers, has greatly increased; and, should it continue to increase in the same ratio for the future, it will be found necessary, at an early date, to run additional freight,

Appendix.

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and perhaps passenger, trains, in order to render suitable accommodations to the business coming upon the road from the north, and to the local business upon the line.

The following comparative statement will show the number of passengers carried over the road, the amount of tonnage transported, and the number of miles run, since the opening of the road.

Number of Passengers.

8 months to April 30, 1843,	-	-	-	39822
12 " " " 30, 1844,	-	-	-	73355
12 " " " 30, 1845,	-	-	-	100843
12 " " " 30, 1846,	-	-	-	151530
Total, in 3 years and 8 months,				365550

Tonnage transported.

Period.	Tons up.	Tons down.	Total tons.	No. of trains run.	No. of cars run.	Average tons per car.	Average tons per train.
5½ months to April 30, 1843,	6.799	4.975	11.774	276	4.556	2½	42½
12 " " " 30, 1844,	21.075	21.604	42.679	624	14.446	3	68½
12 " " " 30, 1845,	33.660	33.884	67.544	618	21.334	3	109
12 " " " 30, 1846,	41.752	47.636	89.388	618	24.222	3½	144½
	103.286	108.099	211.385				

The tonnage of 22275 cords of wood is included in the above statement.

Number of miles run.

8 months to April 30, 1843,	-	-	-	66924
12 " " " 30, 1844,	-	-	-	138528
12 " " " 30, 1845,	-	-	-	127296
12 " " " 30, 1846,	-	-	-	124696
Total miles run in 3 years 8 months,				457444

The trains have run regularly through the year, without interruption and without accidents to persons or property.

In conclusion, it affords the Directors great satisfaction to be able to say, that the road and fixtures, after the expenditure of the amount appropriated for that purpose, will be "as good as new;" and that,

after the construction of the second track, the road will be enabled to do four times its present business with a small additional capital, and at a great comparative reduction of expenses.

Looking forward to the time when the great lines of communication will be extended to Burlington and Ogdensburg, and up the valley of the Connecticut and Passumpsic rivers to Sherbrooke and Montreal, thus connecting this road with the far West and the Canadas, they believe that this line will afford facilities equal, if not superior, to any other, and at such prices as cannot fail to meet the expectations of the public, and of giving to the stockholders such remuneration as is provided for in the act of incorporation.

All which is respectfully submitted:

ADDISON GILMORE,
ISAAC SPALDING,
JOSIAH STICKNEY,
JOSEPH LOW,
ROBERT READ,
NATHAN CARRUTH,
C. H. PEASLEE,

Directors of the Concord Railroad Corporation.

May 25, 1846. Then the above named individuals personally appearing before me, made oath that the above return by them signed, is just and true, according to the best of their knowledge and belief.

N. G. UPHAM, *Justice of the Peace.*

FIRST ANNUAL REPORT OF THE NORTHERN RAILROAD.

To the Honorable Senate and House of Representatives:

The Directors of the Northern Railroad hereby respectfully submit their first Annual Report of their acts and doings, receipts and expenditures. Their capital stock of \$1,500,000 having been all subscribed, the Company was duly organized on the 18th day of July last, and measures taken for the immediate location and commencement of the work of their railroad. The services of an efficient engineer and assistants were secured, and accurate surveys of the several routes proposed, made. The Directors, availing themselves of all the information thus obtained, after a personal survey of all the routes, and a hearing of all parties desiring to be heard, unanimously adopted the route originally surveyed by Mr. T. J. Carter, and laid

out by the Railroad Commissioners, with such amendments as a critical re-survey suggested. This route is through Franklin and Andover to the Connecticut river, at Lebanon, and its length is about 68 miles. The whole line was put under contract in October and November last, and the work is now being actively prosecuted along its whole length.

This line has been laid out and approved by the proper authorities of the state, and the land damages have been appraised by the Commissioners; and, in the great majority of cases, their award has been received by the owners of the land. In cases where it has not been satisfactory, the Company are now about to make the necessary tender and deposit of the money awarded, as required by law. The Directors desire, however, to bear their testimony to the general good will towards the road manifested by the land owners along the line.

Three assessments have been laid upon the capital stock. The first of these has been paid upon every share of the stock, and but comparatively small portions of the second and third installments remain due to the treasury. A fourth assessment has just been laid, payable the first day of August next.

The receipts and expenditures of the Company up to that time appear from the following statement of the Treasurer, made on the first day of May last.

<i>Receipts.</i>				
Capital paid in,	-	-	-	\$474.561.00
Interest,	-	-	-	345.77
				<hr/>
				\$474.906.77
<i>Cash paid out.</i>				
Fencing,	-	-	-	8.80
Superstructure,	-	-	-	4.208.80
Changing roads,	-	-	-	6.00
Grading and masonry,	-	-	-	45.501.73
Iron,	-	-	-	20.441.14
Land damages, &c.,	-	-	-	15.897.94
Engineering and expense,	-	-	-	13.123.12
Preliminary surveys,	-	-	-	1.640.08
Cash to balance,	-	-	-	374.079.16
				<hr/>
				\$474.906.77

From this statement it appears that up to the first of May last the Company had expended about \$100,000, and then had on hand \$374,079.16. Considerable drafts have since been made and are

making upon this, to pay land damages and the different contractors on the work.

The Directors anticipate that the road will be completed and opened for use to Franklin this year, and they confidently hope the remainder may be completed in another year.

GEO. W. NESMITH,
TIMOTHY KENRICK,
SOLOMON WILDES,
CHAS. THEO. RUSSELL,
B. B. DAVID,
NATHAN CARRUTH,
FRANCIS N. FISK.

Concord, N. H., June 3, 1846.

STATE OF NEW-HAMPSHIRE— } Concord, June 3,
MERRIMACK SS. } A. D. 1846.

Then personally appeared Geo. W. Nesmith, Timothy Kenrick, Solomon Wildes, Chas. Theo. Russell, B. B. David and Nathan Carruth, and severally made oath that the foregoing report by them subscribed was true, according to their best information, knowledge and belief. Before me:

DAVID DAVIS, *Justice of the Peace.*

STATE OF NEW-HAMPSHIRE— }
MERRIMACK SS. }

Then the said Francis N. Fisk personally appearing before me, made oath that the foregoing report by him subscribed is true, according to the best of his knowledge and belief.

N. G. UPHAM, *Justice of the Peace.*

REPORT OF A COMMITTEE ON RAILROAD REPORTS.

THE select Committee on Railroad Reports, to whom was referred the resolution instructing said committee to enquire whether the Boston, Concord and Montreal Railroad Corporation had been duly organized, and whether the amount of capital, required by its charter to be subscribed previous to its organization, was subscribed, and whether the directors of said corporation have submitted their annual report to the legislature, and the reasons why they have not complied with the requirement of the laws in that respect, have had the same under consideration and submit the following REPORT:

That in the seventh section of the act incorporating the Boston,

Concord and Montreal Railroad there is the following clause: "Unless one half of the capital stock above specified shall be subscribed for, the corporation organized, and the said corporation shall have expended the sum of one hundred thousand dollars towards the construction of said railroad before the first day of December, A. D. 1850, this act shall be null and void."

The capital stock was fixed by the charter at one million five hundred thousand dollars; only about four hundred and twenty thousand had been subscribed at the time of the organization of the corporation. It will be perceived that the charter did not make a subscription of stock a matter precedent to the organization, but only provided that unless a certain amount should be subscribed and the corporation organized by a certain time, the charter should be void. The organization is not made to depend upon the subscription.

The act of Dec. 25, 1844, section 11, provides that the railroad corporations adopting that act shall keep exact accounts of all their receipts and expenditures, and make annual reports to the Railroad Commissioners. The Boston, Concord and Montreal Railroad having adopted that act, it is their duty to make their annual report to the Railroad Commissioners; and if they do not do so, the commissioners will undoubtedly inquire into the matter. The committee, therefore, ask to be discharged from the further consideration of said subject.

JAMES W. EMERY, for the committee.

REPORT OF THE COMMITTEE APPOINTED TO AUDIT THE ACCOUNTS OF THE STATE TREASURER.

THE Committee appointed to audit the accounts of the State Treasurer

REPORT,

That they have carefully examined the Treasurer's books, which show a general cash account embracing the following items of credit, to wit:

Balance of cash in treasury on settlement of Treasurer's books by Committee, June 4, 1845,	\$77,824.9
Cash received Rail Road Tax for 1845,	15,822.86
Cash received, money borrowed,	31,500.00
Cash received for Civil Commissions,	435.19
Cash received for India Rubber Tent,	15.00
Cash received, Legacy of Catharine Fisk, deceased, in trust for the N. H. Asylum for the Insane,	5,419.67

Cash received State Tax, payable Dec. 1, 1844,	639.20
Cash received State Tax, payable Dec. 1, 1845,	49.802.69
Cash received of Samuel Lord, final dividend on stock of New-Hampshire Bank,	760.00
	<hr/>
	\$122.219.58

Which is accounted for as follows, viz :

Cash paid sundry orders for salaries of Governor, Judges of the Superior Court, Court of Common Pleas, Judges and Registers of Probate, County Solicitors, Attorney General, Adjutant General, Secretary, Treasurer, Warden of the State Prison, Sheriffs and Librarian,	\$17.990.35
Cash paid sundry orders drawn per resolution of the Legislature, not included in the above account,	4.595.20
Cash paid Perkins Institution for the Blind,	550.00
Cash paid American Asylum for Deaf and Dumb,	1.566.66
Cash paid several towns' dividend from Rail Road Tax for 1845,	6.850.02
Cash paid travel and attendance of the members of the Hon. Senate and House of Representatives, for 1845,	18.327.30
Cash paid travel and attendance of the Hon. Council, June, October, December and May sessions,	823.20
Cash paid Doorkeepers,	180.00
Cash paid bounties on wild animals,	210.00
Cash paid Clerks of the Senate and House of Rep- resentatives, for journals,	147.00
Cash paid notes and interest for money borrowed,	62.935.48
Cash paid Engrossing Clerks,	63.40
Cash paid Hon. Joel Parker, for N. H. Reports,	928.12
Cash paid Carroll & Baker, State Printers,	1.529.32
Cash paid for publishing Laws in sundry newspapers,	405.20
Cash paid Contingent Fund for Governor,	611.73
Cash paid Military Appropriations,	1.135.00
	<hr/>
	\$118.847.98
Amount in Treasury, June 3, 1846, carried to new account,	3.371.60
Outstanding Taxes,	197.31

Note of Thomas Carlisle, William T. Carlisle, and
 John H. White, principal and interest, 251.30
 All of which is correctly cast, properly vouched, and respectfully
 submitted.

TIMOTHY ABBOT,
 ISAAC SPALDING,
 HERMON ABBOTT.

Concord, June 12, 1846.

REPORT BY THE ADJUTANT GENERAL.

ADJUTANT GENERAL'S OFFICE, }
 Concord, June 18th, 1846. }

His Excellency Anthony Colby, Sir: The annual returns made to this department of the military strength of New-Hampshire present the following result, viz :

Division and brigade officers,	58
Field and staff do	486
Cavalry, - - - - -	888
Artillery, - - - - -	1785
Infantry, - - - - -	24497
Riflemen, - - - - -	1866
Total,	29580

The condensed returns which I have the honor of submitting to your Excellency, furnish the present amount of ordnance, ordnance stores, arms and military equipments, and instruments of music in the care of the several regiments and of the Commissary General at Portsmouth, and his deputy at Lancaster, and also of the Adjutant General at Concord.

Returns have been received at this department from all the Adjutants except one, and from all the Quarter Masters except four ; but several of the commanding officers of companies have been reported for neglect of duty in making their returns to the Adjutants and Quarter Masters, and have been notified by me that prosecutions will be commenced against them, unless they shall render a satisfactory excuse to your Excellency.

It is of great importance to enforce that strict accountability and regular annual return of the captains or commanding officers of companies contemplated by the Revised Statutes, to the proper department, of the strength, arms and accoutrements of each company ; of the number present and absent at the inspection in May, together with the ordnance, military stores, musical instruments, and public

prosperity of every description furnished by the state, or purchased with money received from the fines.

Notwithstanding the many discouragements manifested of late in various ways to our militia, there are many, very many of both officers and soldiers who not only cheerfully perform the service exacted by the statute, but spare neither time or money to improve themselves in military science and discipline, and to render the right arm of our defence all that it should be.

A bill is now before the House providing for reducing the number of years of active service five, and to thirty-five instead of forty, as the law now is; and also making provisions for the instruction of the commissioned officers of the regiments, except the surgeons, surgeons' mates, and chaplains. In compliance with a resolution of the House I have laid before them such suggestions as occurred to me relating to the same, and which supersedes the necessity of further remarks from me at this time.

I have the honor to be, very respectfully,
your ob't serv't,

C. H. PEASLEE, *Adjutant General.*

REPORT OF THE STATE TREASURER,

Regarding the amount of Moneys paid to the N. H. Asylum for the Insane.

TO THE HON. HOUSE OF REPRESENTATIVES :

IN obedience to a call of the Hon. House of Representatives, requiring the Treasurer of the State to lay before the House the amount of moneys paid to the N. H. Asylum for the Insane, the following statement is respectfully submitted.

The act to incorporate the New-Hampshire Asylum for the Insane, passed in 1838, provided for the transfer to that institution of *thirty shares* of stock in the New-Hampshire Bank, worth, at par value, *fifteen thousand dollars.*

At the June session of the Legislature, 1842, an appropriation of *four thousand dollars* was made to that Institution, and was paid to the corporation during that year.

Another appropriation, of *five thousand dollars*, was made at the June session of 1844, which was paid to the treasurer of that corporation during the same year in which it was made.

The Bequest of Catharine Fisk, deceased, amounting to \$5,419.67

was received into the treasury in December, 1845, in pursuance of an act of the Legislature passed at the November session, 1844.

A copy of the will is deposited in the Treasury office, which provides for the annual payment of a legacy of *two hundred and fifty dollars* to Eliza P. Withington, during her natural life.

Said will also provides, that after the decease of Miss Withington, further legacies shall be paid to such indigent persons as have at any time been members of Miss Fisk's school, or domestics in her family, to an amount equal to \$10 per year for each year they may have resided in her school or family, if the amount of property permit.

At the end of *fifty years* from the decease of Miss Fisk, (which was about three years since) the balance of the estate, if any thing remain, is to be paid to the N. H. Asylum for the Insane.

It will be seen, from the foregoing statement, made upon a careful examination of the will, that the N. H. Asylum for the Insane can receive nothing from the estate of Miss Fisk until about *forty-seven* years from this time; and that there is great uncertainty whether much, if any thing, will remain for the benefit of the Asylum after paying out the legacies provided for by said will.

JAMES PEVERLY, *Treasurer.*

REPORT OF THE COMMITTEE ON FINANCE.

THE Committee on Finance, who were instructed to enquire into and report to the House the amount of the contingent fund the past year; what part of the same has been expended; whether it has been overdrawn, and for what purpose, and by what authority; also whether the sum appropriated for the education of the blind has been over drawn, and by what authority; and, also, to enquire fully into the amount of the present indebtedness of the State, if any; how it has arisen, and what sources of revenue there are, if any, to pay the same, having had all these subjects under consideration, have unanimously instructed me to submit the following REPORT—

The amount of the contingent fund appropriated at the June session of the Legislature, 1845, was	\$500.00
Unexpended balances of contingent fund of preceding years,	156.83
Total,	656.83

The following payments have been made from the contingent fund during the year ending June 3, 1846, to wit:

William P. Foster, for services as doorkeeper, June session, 1845,	\$60.00
A. C. Blodgett, for printing,	6.00
Attorney General, for expenses incurred in relation to the Manchester murder, and postages on letters relating to public business,	48.11
William P. Foster, for services as doorkeeper, October session, 1845,	18.00
Thomas P. Treadwell, for appraising property in State Prison,	4.00
Thomas P. Treadwell, for cash paid by him to Hon. Leonard Wilcox, for examining a form of lease to railroad corporations,	2.00
William P. Foster, for services as doorkeeper at the winter session,	41.25
William Fisk, for excess expended in repairs of State House over the appropriations for that purpose,	144.00
W. P. Foster, for services as doorkeeper at May session, 1845,	16.37
True Osgood, for summoning town clerk of Lempster, to correct return of votes,	10.00
T. P. Treadwell, balance of account for preparing index to army rolls,	12.00
Charles H. Peaslee, for services and expenses at Washington, in prosecuting Indian Stream claim,	100.00
John Atwood, for services as chaplain of State Prison,	150.00
Total,	<u>611.73</u>

Balance of contingent fund remaining in the treasury at the commencement of the June session of the Legislature, 1846,	45.10
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The committee, after a full investigation, are satisfied that the practice in this state has been to carry forward the unexpended balance of the contingent fund of one year, to the year next following. At the commencement of the June session of the Legislature, in 1845, there remained in the treasury, as stated above, an unexpended balance of \$156.83. At that session, the Legislature made an additional appropriation of \$500.00. Adding these sums, the amount of the contingent fund for the year ending at the commencement of the present session was \$656.83. As only \$611.73 of this sum was

expended, the committee are satisfied that the contingent fund has not been overdrawn the past year.

The sum appropriated by the Legislature, at the June session, 1845, for the education of the blind was	\$400.00
Unexpended balances of preceding years,	425.00

	Total,	825.00
Amount expended for the education of the blind during the year ending at the present session,		550.00
Remaining in the treasury, unexpended,		275.00

Adding the balances of preceding appropriations unexpended, to the appropriation made by the Legislature, in 1845, it appears that the fund for the education of the blind has not been overdrawn the past year.

In relation to unexpended balances of appropriations, it may be proper to state that it has always been understood that the unexpended balances of appropriations of one year are applicable to the same specific purposes in the following year.

In relation to the indebtedness of the state it appears, from the examination of the committee, that the liabilities of the state at the commencement of the present session were, including the Catharine Fisk legacy,

From which is to be deducted money at that time in the treasury, amounting to	\$25,518.88
	3,820.21

Shewing the actual indebtedness of the state to be	\$21,698.67
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By inadvertence in the statement of the state of the treasury reported to the House by the committee appointed to audit the treasurer's accounts, the Catharine Fisk legacy was included among the receipts, and not, also, as it should have, been among the liabilities.

The present indebtedness of the state has arisen from borrowing, in anticipation of the receipt of the State tax, money to pay the current expenses of the state for the first half of the fiscal year. The state tax is payable on the first day of December, making the fiscal year from December to December.

For many years the state has been in debt at the commencement of the June session of the legislature.

On the first Wednesday of June, 1843, its indebtedness was	\$33,000
On the first Wednesday of June, 1844, its indebtedness was	20,000

And on the first Wednesday of June, 1845, its indebtedness was

49.000

The excess of this last sum over the indebtedness of preceding years was occasioned by the expenses of the November session of the legislature in 1844.

It has been usual in June of each year for the legislature to authorize the treasurer to borrow money to pay the expenses of the state in anticipation of the state tax. The state expenses, for the payment of which the state tax is applicable, always accrue previously to the receipt of this tax, and thus is the necessity imposed upon the legislature of authorizing the treasurer to borrow.

The "sources of revenue" to liquidate the debts outstanding against the state, are the railroad tax, amounting to about seven thousand dollars; the state tax, payable in December, amounting to sixty thousand dollars, and a few hundred dollars from civil commissions, &c. The amount of income, after the payment of the indebtedness at the commencement of the present session, will leave about forty-five thousand dollars for the payment of the remaining current expenses of the year. This sum of forty-five thousand dollars will be amply sufficient to defray the current expenses of the state up to the first of June next, if they do not exceed those of last year.

It will be observed that the amount of the state's share of the land proceeds, and the anticipated receipt of the state's claim against the United States, on account of the Indian Stream expenses, are not included in the above statement of income.

SAMUEL H. AYER, for the committee.

REPORT OF THE DIRECTORS OF AMOSKEAG FALLS BRIDGE.

To the Hon. Legislature of the State of New-Hampshire :

The undersigned, Directors of the Amoskeag Falls Bridge, a corporation duly created and established by law within said State, in obedience to the laws of New-Hampshire make our annual report to your honorable body as follows, viz :

Our receipts from June 1, 1845, to June 1, 1846,
amount to the sum of two thousand three hundred seventy-four dollars, sixty-three cents.

\$2374.63

Our expenditures during the same time were as follows, viz :

For repairs, including a new stone pier,	738.14	
Taxes in Manchester and Goffstown,	73.68	
Salaries: Toll gatherer,	200.00	
Three Directors, \$5 each,	15.00	
Clerk and treasurer,	5.00	
	<hr/>	220.00
Contingent expenses,	19.07	
	<hr/>	1050.89
		<hr/>
		\$1,323.74

D. A. BUNTON, } Directors of Amoskeag
 ALLEN PARTRIDGE, } Falls Bridge.
 Manchester, June 6, 1846.

STATE OF NEW-HAMPSHIRE.

HILLSBOROUGH SS. On this ninth day of June, Anno Domini 1846, personally appeared David A. Bunton and Allen Partridge, and made oath that the above Report by them subscribed is true.

Before me— CHARLES RICHARDSON, *Justice of the Peace.*

ACCOUNT OF THE ADJUTANT GENERAL.

STATE OF NEW-HAMPSHIRE—

In account with C. H. PEASLEE, Adjutant General.

Dr.

To paying the Adjutants of the several Regiments for making returns:

1st Reg't.	Paid	
2d " 1846, March 31.	"	J. P. Hanson, for 1845, \$2.00
3d " 1846, June 2.	"	S. Brown, for 1846, 2.00
4th " 1846, June 8.	"	H. H. Smith, for 1846, 2.30
5th "		
6th " 1846, June 9.	"	Marshall Kingman, for 1845, 2.00
7th "		
8th "		
9th " 1846, June 3.	"	Geo. G. Mixer, for 1846, and E. A. Bailey, for 1845, 4.63
10th "		

11th	"	1845, Sept. 12. 1846, June 11. }	Paid John Stickney and S. E. Brown, for 1845, and 1846,	4.00
12th	"			
13th	"	1846, June 3.	" A. P. Gould, for 1846,	2.00
14th	"	1845, July 2. 1846, June 4. }	" J. C. Blair, and Joseph Burrows, for 1845, and 1846,	4.00
15th	"	1846, June 11.	" E. Jackson, Jr., for 1846,	2.00
16th	"	1846, March 29, June 6. }	" Thomas Clark, for 1845, and 1846,	4.00
17th	"	1846, June 10.	" S. P. Blake, for 1845, and 1846,	4.00
18th	"	1846, June 10.	" N. W. Drake, for 1846,	2.50
19th	"			
20th	"	1846, June 11.	" J. W. Briggs, for 1846,	2.00
21st	"			
22d	"	1845, August 1.	" R. Fulton, for 1845,	2.00
23d	"	1846, June 5.	" M. K. Webster, for 1846,	2.00
24th	"	1846, May 27.	" Aaron Gould, for 1846,	2.60
25th	"			
26th	"	1846, June 4.	" J. Mc Niel, for 1845, and 1846,	4.00
27th	"	1845, October 7.	" S. B. Carter, for 1845,	2.00
28th	"			
29th	"	1845, October 7.	" J. Q. A. Eager, for 1845,	2.00
30th	"			
31st	"	1845, May 29.	" John H. Willard, for 1845,	2.00
32d	"	1846, May 30.	" O. A. Albee, for 1846,	3.68
33d	"	1846, June 3.	" J. N. Fellows, for 1846,	2.00
34th	"			
35th	"	1846, January 9.	" J. Atwood, for 1845,	2.00
36th	"	1846, June 5 : and June 4. }	" H. Adams, for 1841, and S. B. Shackford, for 1846,	4.00
37th	"	1845, August 11.	" S. B. Martin, for 1845,	2.00
38th	"			
39th	"	1846, June 6.	" J. V. Wentworth, for 1846,	2.00
40th	"	1846, June 2.	" R. F. Copp, for 1846,	2.18
42d	"	1846, June 20.	" E. B. Gove, for 1846,	2.35

 \$74.24

To paying the Artillery Companies for port-fire, &c.

1st Reg't.	1845, July 2.	Paid	Thomas Norton, for 1845,	\$7.00
2d "	1845, July 2.	"	E. Wadleigh, for 1845,	7.00
3d "	1845, July 1.	"	D. Marston, for 1845,	7.00
4th "	1845, July 2.	"	N. Morrill, Jr., for 1845,	7.00
5th "	1845, July 1.	"	W. Wetherbee, for 1845,	7.00
6th "	1845, July 2.	"	W. Hewes, for 1845,	7.00
7th "	1845, Sept. 17.	"	S. S. Winslow, for 1845,	7.00
8th "	1845, July 1.	"	N. Woodbury, for 1845,	7.00
9th "	1845, July 2.	"	A. Hogg, for 1845,	7.00
10th "	1845, July 2.	"	H. Bean, for 1845,	7.00
11th "	1845, Sept. 15.	}	S. M. Griffin and C. D. Drew, for 1845, and 1846,	14.00
12th "	1846, May 19.			
	1846, June 24.	"	David Perry, for 1845, and 1846,	14.00
13th "	1845, July 1.	"	A. E. Haywood, for 1846,	7.26
14th "	1845, July 1.	"	W. C. Curry, for 1845,	7.00
15th "	1845, July 2.	"	Al Reed, for 1845,	7.00
16th "	1846, May 12.	"	B. Challis, for 1845,	7.00
17th "	1845, July 3.	"	D. Pecker, for 1845,	7.00
18th "	1845, July 2.	"	E. Tilton, for 1845,	7.00
19th "	1845, July 1.	"	J. Wentworth, for 1845,	7.00
20th "				
21st "	1845, July 1.	"	T. Gerrish, for 1845,	7.00
22d "	1845, July 3.	"	P. Cram, for 1845,	7.00
23d "				
24th "				
25th "	1846, June 9.	"	E. Thompson, for 1845,	7.00
26th "	1845, July 2.	"	A. Hadley, for 1845,	7.00
27th "	1845, July 2.	"	W. Champion, for 1845,	7.00
28th "	1845, July 2.	"	C. K. Vilas, for 1845,	7.00
29th "	1845, July 2.	"	S. Coombs, for 1845,	7.00
30th "	1845, July 2.	"	Geo. Jones, for 1845,	7.00
31st "	1845, June 30.	"	B. Nettleton, for 1845,	7.00
32d "	1845, June 30.	"	D. Poor, for 1845,	7.00
33d "	1845, July 1.	"	E. Davis, Jr., for 1845,	7.00
34th "	1845, July 1.	"	J. Crawford, for 1845,	7.00
35th "	1845, July 1.	"	R. S. McClure, for 1845,	7.00
36th "				
37th "	1845, July 2.	"	C. Blodgett, for 1845,	7.00
38th "	1845, July 2.	"	H. C. Knowlton, for 1845,	7.00
39th "	1845, July 2.	"	J. Dame, Jr., for 1845,	7.00
40th "	1845, July 2.	"	D. Bean, Jr., for 1845,	7.00

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42d " 1845, July 3. " H. Adams, for 1845, 7.00

\$273.26

To expenditures for Musical Instruments.

1845, Aug. 13.	Paid Porter Blanchard,	\$160.50
1845, Oct. 16.	" Porter Blanchard,	14.50
1846, May 22.	" Porter Blanchard,	37.04
1846, June 18.	" William Palmer,	2.00

\$214.04

To expenditures for Ordnance Harnesses.

1845, July 1.	Paid Moses Dow,	\$3.00
1845, July 29.	" A. E. Haywood,	20.00
1845, Aug. 16.	" J. R. Hill,	52.25
1845, Aug. 23.	" S. G. Burpee,	1.50
1845, Sept. 27.	" J. R. Hill,	30.50
1846, June 24.	" J. R. Hill,	3.50

\$110.75

To expenditures for Colors.

1845, July 7.	Paid C. Andrews,	\$32.62
1845, Sept. 7.	" M. A. Dana,	8.00

\$40.62

To expenditures for postage, and other contingencies.

1845, July 3.	Paid Joseph Robinson,	\$54.16
1845, Aug. 16.	" J. Gass,	20.87
1845, Oct. 1.	" R. L. Davis,	35.42
1846, Jan. 1.	" J. Robinson,	8.47
1846, April 4.	" J. Robinson,	13.48
1846, June 24.	" J. Robinson,	34.89

\$167.29

To expenditures for Orderly Books and Stationery.

1845, Aug. 15.	Paid Morrill, Silsby & Co.,	\$24.00
1845, Nov. 7.	" Currier & Hall,	8.81
1846, April 21.	" Morrill, Silsby & Co.,	7.26
1846, May 15.	" Morrill, Silsby & Co.,	4.20
1846, June 23.	" Currier & Hall,	12.01

\$56.28

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To expenditures for repairs of Ordnance.

1845, July 1.	Paid S. L. Drake,	3.16
1845, Aug. 13.	" J. M. Dodge,	15.85
1845, Aug. 16.	" Porter Blanchard,	6.25
1845, Sept. 3.	" A. & J. Beck,	18.44
1845, Sept. 10.	" E. Griffith,	5.00
1845, Oct. 6.	" Geo. W. Towle,	6.00
1845, Oct. 3.	" W. Walker, Jr.,	6.00
1845, Sept. 11.	" C. A. Hackett,	1.00
1845, Oct. 2.	" S. G. Carswell,	3.33
1845, Nov. 24.	" James C. Cilley,	1.00
1846, Jan. 22.	" E. Sanborn,	2.25
1846, June 1.	" S. Lock,	.80
1846, June 11.	" M. A. Dow,	3.50
1846, June 10.	" J. L. Clendenin,	5.72
1846, June 29.	" Wm. Champion,	5.00
1846, June 3.	" B. F. Lombard,	6.10

My expenses to Boston for the purchase of colors, and to Portsmouth to examine arsenal and ordnance out of repair, and other property damaged of the state, in reference to the sale of same,

14.00

\$103.40

To paying the Adjutants of the Regiments for making their returns, &c.,	\$74.24
To paying the Artillery Companies in the several Regiments their annual allowance,	273.26
To expenditures for Musical Instruments,	214.04
To expenditures for Ordnance Harnesses,	110.75
To expenditures for Colors,	40.62
To expenditures for Orderly Books and Stationery,	56.28
To expenditures for repairs of Ordnance,	103.40
To expenditures for postage and other contingencies,	167.29
To amount due me on settlement, June, 1845,	53.56
Due me for money paid out to drivers, for bringing and returning drums to be repaired, and for carrying commissions and bringing applications, &c. from July 1, 1845, to July 1, 1846,	16.57

\$1110.01

By appropriation for Artillery Companies, past June session,

1845,		\$280.00
"	for Regimental Returns,	80.00
"	for Colors,	50.00
"	for Musical Instruments,	200.00
"	for Gun Houses,	75.00
"	for repairs of Ordnance carriage, &c.,	200.00
"	for Orderly Books and Stationery,	50.00
"	for new Harnesses,	100.00
"	for contingencies,	100.00
		<hr/>
		\$1135.00
1846, June 3.	By received of B. F. Lombard, for sale of old harness, &c., as per voucher filed with expenditures for repairs of ordnance,	
		<hr/>
		\$6.10
		<hr/>
		\$1141.10
Amount paid out by C. H. Peaslee,		<hr/>
		\$1110.01
		<hr/>
		\$31.09

STEPHEN B. SHERWIN, for the Committee.

July 8, 1846.

REPORT OF A JOINT COMMITTEE,

ON THE CONDITION OF THE TREASURY.

In obedience to the call of the Hon. Senate and House of Representatives, in recommitting to the auditing committee their Report of the 12th inst., the following statement of *Debts*, *Receipts* and *Disbursements*, for the year ending June 3d, 1846, is respectfully submitted.

Debts against the State on making up Treasury account, June 4, 1845, viz :

Due Nashua Bank, money borrowed, two notes, \$10.000 each; one dated April 1st, 1845, the other May 21st, 1845,	\$20.000.00
Due Mechanics Bank, money borrowed on note, Jan. 31st, 1845,	20.000.00
Due Samuel Chesley, money borrowed on note Dec. 27th, 1844,	3.000.00

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Due Samuel M. Chesley, money borrowed on note April 29th, 1845,	250.00
Due Mechanics Bank, money borrowed on note May 28th, 1845,	5.000.00
Estimated interest on the foregoing,	800.00
	<hr/>
Amount of debts June 4th, 1845,	\$48.050.00

RECEIPTS.

Balance of cash in treasury on settlement of Treasurer's books by committee, June 4th, 1845,	\$7.824.97
Cash received Rail Road Tax for 1845,	15.822.86
Cash received Connecticut River Bank, loan,	5.000.00
Cash received Stephen Demeritt, loan,	500.00
Cash received Mechanics Bank, loan,	20.000.00
Cash received Samuel M. Chesley, loan,	1.000.00
Cash received Mechanics Bank, loan,	5.000.00
Cash received for Civil Commissions,	435.19
Cash received for India Rubber Tent,	15.00
Cash received, Legacy of Catharine Fisk, deceased, in trust for the N. H. Asylum for the Insane,	5.419.67
Cash received State Tax, payable Dec. 1st, 1844,	639.20
State Tax assessed and payable Dec. 1st, 1845,	60.000.00
Cash received of Samuel Lord, final dividend on Stock of N. H. Bank,	760.00
	<hr/>
Amount of Receipts,	\$122.416.89

DISBURSEMENTS.

Cash paid sundry orders for salaries of Governor, Judges of the Superior Court, Court of Common Pleas, Judges and Registers of Probate, County Solicitors, Attorney General, Adjutant General, Secretary, Treasurer, Warden of the State Prison, Sheriffs and Librarian,	\$17.990.35
Cash paid sundry orders drawn per resolution of the Legislature, not included in the above,	4.995.20
Cash paid Perkins Institution for the Blind,	550.00
Cash paid American Asylum for Deaf and Dumb,	1.566.66

Cash paid several towns, dividend Rail Road Tax for 1845,	6.850.02
Cash paid travel and attendance of the members of the Hon. Senate and House of Representatives for 1845,	18.327.30
Cash paid travel and attendance of the Hon. Council, June, October, December and May sessions,	823.20
Cash paid door-keepers,	180.00
Cash paid bounties on wild animals,	210.00
Cash paid clerks of the Senate and House of Representatives, for Journals,	147.00
Cash paid Nashua Bank, interest on notes,	515.00
Cash paid Samuel M. Chesley, note, principal and interest,	253.12
Cash paid Nashua Bank, note, principal and interest,	10.208.33
Cash paid Mechanics Bank, note, principal and interest,	21.113.33
Cash paid Mechanics Bank, note, principal and interest,	20.519.45
Cash paid Connecticut River Bank, note, principal and interest,	5.135.42
Cash paid Mechanics Bank, note, principal and interest,	5.190.83
Cash paid engrossing clerks,	63.40
Cash paid Hon. Joel Parker, for N. H. Reports,	928.12
Cash paid Carroll & Baker, State Printers,	1.529.32
Cash paid for publishing laws in sundry newspapers,	405.20
Cash paid Contingent Fund for Governor,	611.73
Cash paid Military Appropriations,	1.135.00
State Tax for 1845, uncollected,	197.31
Amount of Disbursements,	<u>\$119.045.29</u>
Excess of receipts over disbursements carried to new account,	3.371.60
Taxes uncollected,	197.31
Note of Thomas Carlisle, William T. Carlisle, and John H. White, principal and interest,	251.30
Amount of available funds,	<u>\$3.820.21</u>

Debts standing against the State June 3d, 1846.

Note due Samuel Chesley, Dec. 27th, 1844,	3000.00
Note due Nashua Bank, May 21st, 1845, *	10.000.00
Note due Stephen Demeritt, July 1st, 1845,	500.00
Note due Samuel M. Chesley, July 24th, 1845,	1000.00

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Note due Mechanics Bank, Aug. 30th, 1845,	5000.00
Estimated interest on the above,	600.00

Amount of Debts,	\$20.100.00
Funds deducted,	3.820.21

Indebtedness of the State above available funds, June 3d, 1846,	\$17.279.79
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JOHN ATWOOD, *Treasurer.*

We have carefully examined the foregoing account, and find it correctly cast and properly vouched.

TIMOTHY ABBOTT, ISAAC SPALDING, HERMON ABBOTT,	}	<i>Committee.</i>
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Concord, June 22d, 1846.

* Interest paid to the first day of January, 1846.

AN ACT RELATING TO THE ORGANIZATION OF THE HOUSE OF REPRESENTATIVES.

SECTION 1. *Be it enacted by the Senate and House of Representatives in General Court convened, as follows :* The clerk of the House of Representatives, or, in his absence the assistant clerk, shall act as clerk of the next succeeding House, until a clerk thereof is chosen and sworn.

SEC. 2. The clerk of every town or place duly authorized to elect one or more representatives, and the clerk of the town in which any meeting of classed towns, for the choice of representative, shall be holden, shall transmit the certificate of such election, as provided in the second section of the 29th chapter of the Revised Statutes, to the secretary of state on or before the last Wednesday of May succeeding the election, and shall also deliver to one or more of the persons so elected a like certificate.

SEC. 3. The secretary shall make a list of the persons so elected and returned to him, and shall deliver the same to the clerk of the House on or before ten o'clock in the forenoon on the first Wednesday in June.

SEC. 4. Between the hours of ten and twelve o'clock on the first Wednesday of June, the clerk shall call over said list in the Representatives' Hall, and shall call the members present to order, and they shall proceed to elect a chairman.

SEC. 5. Any person having a certificate of his election as representative, whose name is not on said list, may, after the House shall have been called to order, present such certificate to the presiding officer, who shall communicate the same to the House, for their order thereon.

SEC. 6. Until the election of speaker, no person shall be admitted to the Representatives' Hall, except the persons on said list, and the officers of the House, except by order of the House.

SEC. 7. The door-keepers of the House shall act as doorkeepers of the next succeeding House until others are chosen.

SEC. 8. The secretary shall seasonably transmit to the several town clerks blank forms of certificates in the usual form, on some part of which shall be printed the second section of this act and the second section of the 29th chapter of the Revised Statutes.

Approved July 10, 1846.

REPORT OF A SELECT COMMITTEE,

REGARDING AN ENLARGEMENT OF THE NEW-HAMPSHIRE ASYLUM FOR THE INSANE, &c.

The Select Committee, appointed to take into consideration the expediency of enlarging the New-Hampshire Asylum for the Insane, and also the expediency of legislation in reference to the class of patients, not recovered, to be discharged from the Asylum, and the class to take precedence in case the accommodations should not be sufficient for all that may hereafter be offered for admission, and to whom were referred the reports of the trustees and superintendent of the Asylum, having had the same under consideration would now

REPORT,

that in the main building of the Asylum are accommodations for 96 patients and their attendants, and also one room reserved in each of the six halls, for the trunks, clothing, &c., of the patients. On the first of the present month every room in the male division of the Asylum was occupied, and there were also five male patients in the building designed for the more violent. There is now, however, one vacant room in the men's hall, which will soon be filled by some one from the solitary rooms.

There are five vacant rooms in the female department, liable any day to be occupied by additional patients sent to the Asylum, or the return of some females from the strong building.

The small building, a few rods west of the main building, has accommodations for 16 violent patients, and is intended for those only whose condition precludes their occupying apartments among the more quiet occupants of the main building. These sixteen rooms should never be used except as an unavoidable evil ; for the dictates of policy, no less than humanity, are always opposed to secluding the patients from the society of each other, and confining them in solitary rooms. No patient can be considered as offering good hopes of recovery so long as solitary confinement must be used.

It will thus be perceived that the Asylum is virtually full. It has been constantly increasing in numbers since it was first opened, and has averaged during the past year 20 per cent. more than the previous year ; and, doubtless, could accommodations be furnished, it will continue to increase.

The crisis then has arrived when the legislature, the guardian of this Institution, should decide whether those of our unfortunate fellow citizens who may be afflicted with this most dreadful of all maladies, and placed, through their friends, for the curative means both medical and moral only to be obtained at Asylums, shall be refused, for the want of room, or shall we, by enlarging the building, place those who may hereafter apply on the same footing with those who have and are now receiving the benefit of the Hospital.

Your Committee have visited the Asylum, and believe it to be well managed and economically conducted, as the report of the trustees and superintendent show ; and that the Institution is entitled to the confidence and support of the State.

We unanimously recommend the erection of a new wing, calculated for the accommodation of fifty more patients, for the following among other reasons : We hold it to be the duty of every community to provide at least the necessary buildings and furniture for the remedial treatment of their insane. The legislature have admitted this principle by the provisions they have made for the accommodation of all who have applied since the opening of the Asylum to the present time, and their acts have been sanctioned and approved by the people ; and equal justice demands that they should make similar provisions for those who may hereafter apply.

For a long time between two and three thousand dollars have been appropriated yearly for the education of the deaf and dumb and the blind, without a dissenting voice, and yet there is not an argument or reason that can be urged in favor of aiding them which will not apply with a hundred fold more force in favor of making provisions for the curative treatment of the insane.

The benefits of the Institution depend very much upon the proper

separation of various grades of patients from those of different mental condition, and the addition of an increased number of apartments would much facilitate this very essential classification. It would also permit the introduction of a part of the many material improvements in hospital construction, which have recently been made, and which could be applied without any increase of expense.

It is understood that the present number of officers is sufficient to conduct the management of fifty additional patients; and only those additional assistants would be wanted who would assume the immediate charge of the patients and their clothing. Thus the amount saved in the proportionally less cost of supporting the patients would be an important subject for consideration.

The expenses of erecting a new wing, as proposed, and furnishing the same, would, as near as we can ascertain, be from ten to eleven thousand dollars. The amount of the proceeds of the sales of the public lands accruing to the State of New-Hampshire is \$7945.64. Your Committee believe this money could not be appropriated in a manner more satisfactory to the State, or in a manner where it would be productive of more benefit, than for the purposes above mentioned.

LUKE MILLER, for the Committee.

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